EXHIBIT 1

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

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§	CAUSE NO. 6:06-CV-0082 LED
§	JURY TRIAL DEMANDED
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DEFENDANT AMERIMERCHANT, LLC'S REPLY IN SUPPORT OF ITS MOTION FOR LEAVE TO AMEND PRELIMINARY INVALIDITY CONTENTIONS

Defendant AmeriMerchant, LLC ("AmeriMerchant") hereby files its Reply in Support of its Motion for Leave to Amend Preliminary Invalidity Contentions and, in support hereof, would respectfully show the Court as follows:

I.

BACKGROUND

As described in AmeriMerchant's Motion for Leave to Amend Preliminary Invalidity Contentions ("Motion"), AmeriMerchant has gone to great lengths to diligently pursue and collect any documentary evidence supporting invalidating prior art in this matter, including undertaking the daunting task of convincing its direct competitors to search for documents over a decade old. *See* Timeline of Facts Relevant to AmeriMerchant's Motion to Amend Invalidity Contentions ("Timeline"), attached hereto as Ex. F; Motion at 2-4. As soon as these documents were located and provided to AmeriMerchant, AmeriMerchant has both (a) promptly provided the documents to Plaintiff AdvanceMe, Inc. ("AdvanceMe"), and (b) promptly incorporated the documents into, and served on AdvanceMe, invalidity charts identifying where each element of each

claim may be found in the produced documents. *Id.* Upon being told by AdvanceMe that it would object to the updated invalidity contentions, AmeriMerchant realized it had omitted to obtain leave and immediately filed its motion for leave to amend.

Rather than explain how AmeriMerchant could have possibly been more diligent in its effort to discover and disclose the Litle & Company prior art systems and supporting documentation, AdvanceMe, in its Opposition to AmeriMerchant, LLC's Motion for Leave to Amend Invalidity Contentions ("Opposition"), disregards the documented timeline of relevant facts set forth in AmeriMerchant's Motion and instead responds with assertions regarding when it *thinks* AmeriMerchant may have gained knowledge of the Litle & Company prior art. Further, AdvanceMe makes specious claims of hypothetical prejudice, all of which are either wholly unsupported or inapplicable to the instant case, as described herein.

Having shown good cause for its proposed amendment of its Preliminary Invalidity Contentions ("Original Contentions"), AmeriMerchant respectfully requests that the Court grant its Motion. As explained in its Motion, AmeriMerchant seeks leave to amend its Original Contentions to include facts contained in documents received after the scheduling order deadline for submitting its Original Contentions. *See* Ex. G, Comparison of Proposed Amendment to Original Contentions. As illustrated in Ex. G, the only supplementation to AmeriMerchant's invalidity contentions related to Litle & Company are those facts contained in documents obtained by AmeriMerchant after the scheduling order deadline for AmeriMerchant's Original Contentions.

II.

ARGUMENT

A. AmeriMerchant Has Shown Good Cause for the Proposed Amendment

As the parties agree, the Court may grant AmeriMerchant's Motion if good AmeriMerchant shows cause for the proposed amendment. See STMicroelectronics, Inc. v. Motorola, Inc., 307 F. Supp. 2d 845, 849 (E.D. Tex. 2004) (Davis, J.); Opposition at 7. Four considerations are relevant to the Court's determination: (1) AmeriMerchant's reasons for not including the proposed amendment by the scheduling order deadline; (2) the importance of the additional documentary support for the Litle & Company prior art systems; (3) potential prejudice in allowing the additional documentary support for the Litle & Company prior art systems; and (4) the availability of a continuance to cure such prejudice. See Alt v. Medtronic, 2006 U.S. Dist. LEXIS 4435 (E.D. Tex. Feb. 1, 2006) (Davis, J.). As explained in its Motion and below, each of these four factors weighs strongly in favor of permitting AmeriMerchant's requested amendment. AdvanceMe's only arguments in opposition are either contrary to the documented facts or unsupported assertions of prejudice.

1. AmeriMerchant Received the Documents Upon Which its Proposed Amendment is Based After its Preliminary Invalidity Contentions Were Due

As demonstrated in the Motion and reiterated herein, the first factor – the explanation for the delay – weighs heavily in favor of granting AmeriMerchant's proposed amendment. AmeriMerchant did not receive the documents upon which its proposed amendment is based until July 25, 2006 (*after* the July 20, 2006 deadline for

serving its Original Contentions).¹ *See* Motion at 2-4; Ex. F. This documented timeline demonstrates that AmeriMerchant could not have reasonably met the scheduling order deadline for the additional Litle & Company documentary support, despite its diligence. AdvanceMe's Opposition does nothing to undercut that demonstration. Instead, it responds by making bald and unsupported assertions about AmeriMerchant's knowledge, all of which are contradicted by the objective facts.

AdvanceMe argues that AmeriMerchant received "the Litle documents" in June, Opposition at 8, although fails to recognize that the *only* Litle documents received in June were fragments of a single postage advance agreement. *See* Ex. F; Ex. B to the Declaration of Joseph Gray in Support of Defendant's Motion ("Gray Declaration"). At that time, AmeriMerchant had not obtained enough information about Litle & Company (which was sold in 1995) to determine whether and to what extent Litle & Company practiced the claimed invention in the early 1990s. It was not until AmeriMerchant received additional information and additional documentation on July 14, 2006 that AmeriMerchant was able to assert in good faith that Litle & Company publicly and commercially practiced U.S. Patent No. 6,942,281's (the "281 Patent") claimed invention. *See* Ex. F; Ex. C to Gray Declaration. Six days later, on the July 20, 2006 scheduled date, AmeriMerchant served its Original Contentions, which included the Litle & Company prior art systems and citations to the relevant documents that AmeriMerchant had received as of that date. *See* Ex. F.

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¹ As explained in AmeriMerchant's Motion at 7, AmeriMerchant's proposed amendment includes only additional information regarding the Litle & Company prior art systems contained in these later-obtained documents. *See* Ex. G; Ex. C to Gray Declaration. Also as explained in AmeriMerchant's Motion, the proposed amendment further supplements the disclosures regarding Litle & Company made in AmeriMerchant's Original Contentions served July 20, 2006.

AdvanceMe also states that AmeriMerchant "had full access to Mr. Litle in June." Opposition at 8. However, AdvanceMe fails to offer any basis for this statement, fails to recognize that any relevant documents are in the possession of Paymentech (a multibillion dollar processing company and competitor of AmeriMerchant, which evolved from First USA years after First USA bought Litle & Co. in 1995), and fails to recognize that Mr. Litle is the CEO of a large processing company (also AmeriMerchant's competitor) and has no immediate interest in the outcome of this litigation. *See id.*; Ex. H. AmeriMerchant has painstakingly gained only limited access to Mr. Litle and has had an extremely difficult time convincing Paymentech to search for decade-old documents and provide them to AmeriMerchant.

AmeriMerchant has exerted incredible effort in its search for documentation regarding the Litle & Company prior art and has provided to AdvanceMe all relevant information it has obtained every step of the way.² *See* Ex. F; Motion at 2-4. Indeed, AmeriMerchant now seeks to supplement its contentions about the Litle & Co. prior art, to include documentary evidence that it received July 25, 2006 and that it promptly produced to AdvanceMe on July 28, 2006. AdvanceMe's statement that "AmeriMerchant was fully aware of the information it now seeks to add at the time it served its original Preliminary Invalidity Contentions," Opposition at 1, is simply inaccurate, as it is directly contradicted by AmeriMerchant's documented correspondence with Tim Litle and Paymentech.

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² AmeriMerchant brought this motion as soon as it was brought to AmeriMerchant's attention that it had failed to file a motion for leave to amend its Original Contentions. *See* Ex. I (Letter from Robert Matz to Hilary Preston dated September 1, 2006). AdvanceMe's attempt to attribute a lack of good faith or gamesmanship to the delay in bringing the motion is thus misplaced. AmeriMerchant has promptly provided all relevant information to AdvanceMe as it has become available to AmeriMerchant, as described in its Motion and herein.

2. The Litle & Company Prior Art Systems Anticipate All Relevant Claims of the '281 Patent

As explained in AmeriMerchant's Motion, the documents obtained by AmeriMerchant, and the accompanying analysis in AmeriMerchant's proposed amendment, are critically important to AmeriMerchant's defense of AdvanceMe's claims, as they further demonstrate invalidity of all relevant asserted claims. *See* Motion at 7; Ex. G. AdvanceMe, in its Opposition, does not explain any basis for contending that Litle & Company does not constitute invalidating prior art, but rather states that AmeriMerchant "relies only on lawyer's argument." Opposition at 10. But AmeriMerchant does no such thing. The detailed facts demonstrating how Litle & Company's systems anticipated the relevant asserted claims are found in the July 20, 2006 Invalidity Contentions, and are further supported in the Litle & Company documents (produced to AdvanceMe on or before July 28, 2006) and in AmeriMerchant's Amended Preliminary Invalidity Contentions (served August 30, 2006).

AdvanceMe fails to mention that Mr. Litle testified at his deposition on September 6, 2006, that AmeriMerchant's proposed Amended Invalidity Contentions accurately describe the manner in which the Litle & Company systems anticipate all relevant claims of the patent-in-suit. *See* Ex. J, Tim Litle Deposition Transcript at 123-158. AdvanceMe also fails to mention that it cross-examined Mr. Litle for about three hours and was unable to raise even one single basis for contending that any relevant asserted claims could somehow avoid anticipation by the Litle & Co. systems. As this Court has agreed that an amendment to include invalidating prior art weighs in favor of

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3. <u>AdvanceMe Will Suffer No Relevant Prejudice if the Court Permits</u> the Amendment

As explained in AmeriMerchant's Motion and confirmed by AdvanceMe's Opposition, AdvanceMe will suffer no relevant prejudice if the Court permits the proposed amendment. AmeriMerchant included the initial framework for the Litle & Company prior art in its Original Contentions, which were served on AdvanceMe on July 20, 2006. See Ex. F. AdvanceMe was thus on notice of this prior art system by the scheduling order deadline. On July 28, 2006, eight days after serving its Original Contentions, AmeriMerchant produced the additional documentation to AdvanceMe on which the entirety of AmeriMerchant's proposed amendment is based. See Ex. F. Further, trial is set for January 14, 2008, and discovery does not close until July 17, 2007. Both parties thus have ample time to conduct all necessary discovery.

But, instead of addressing these facts directly, AdvanceMe ignores the precedent of this Court that permitted an amendment seven months after the original deadline for submission of preliminary invalidity contentions (and after the *Markman* hearing)⁴ and proffers several stock claims of prejudice that are wholly disconnected from the facts of this case. AdvanceMe claims that AmeriMerchant's proposed amendment threatens "to throw the discovery process into chaos" because AdvanceMe has "prepared discovery requests, responded to discovery, conducted depositions, and prepared for claims

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³ AmeriMerchant again notes that it is not proposing an amendment to include a prior art reference that was undisclosed in its original Preliminary Invalidity Contentions; rather, it is proposing to *supplement* its Original Contentions to include *further* support found in documents obtained *after* the Original Contentions were served.

⁴ See Alt v. Medtronic, Inc., 2006 U.S. Dist. LEXIS 4435, *13-14 (E.D. Tex. Feb. 1, 2006).

construction relying on AmeriMerchant's original Preliminary Invalidity Contentions." Opposition at 11. AdvanceMe also inexplicably claims that it would have to propound "new requests for admission and new requests for production." *Id.* AdvanceMe's specious claims of prejudice may appear credible in a vacuum, but they are wholly inapplicable to this case.

First, as the parties in this action are to produce all documents relevant to any claim or defense without discovery requests, pursuant to the patent rules and Discovery Order, and as AdvanceMe has not served a single request for admission on AmeriMerchant, AdvanceMe's claim of prejudice based on propounding "new requests for admission and new requests for production" are questionable at best. Regarding "respond[ing] to discovery," AdvanceMe has not produced a single non-publicly available document in this action, but instead has only produced several thousand pages of publicly available prosecution histories, and the articles and patents cited therein. Nor has AdvanceMe responded to the single interrogatory propounded by AmeriMerchant. AdvanceMe does not explain how its *lack* of discovery response has in any way been affected by AmeriMerchant's proposed amendment.

Second, AdvanceMe argues that it has "prepared for claims construction relying on AmeriMerchant's original Preliminary Invalidity Contentions." Opposition at 11. While it is clear from AdvanceMe's proposed constructions that it is attempting to exclude prior art through erroneous claim construction, as explained in AmeriMerchant's Responsive Claim Construction Brief at 5-12 and 16-21, invalidity contentions and prior art are *wholly irrelevant* to claim construction analysis and thus provide no basis for

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⁵ However, yesterday, Plaintiff, for the first time produced some discovery, in the form of excerpts from three depositions in another case, where Defendants had been requesting the entire deposition transcripts for some time.

AdvanceMe's claims of prejudice. See Phillips v. AWH Corp., 415 F.3d 1303, 1327

(Fed. Cir. 2005) (en banc).

Third, only two depositions have been taken in this case, both of which were noticed by AmeriMerchant: Mr. Litle and the alleged inventor, Barbara Johnson.⁶ At Mr. Litle's deposition on September 6, 2006, both parties examined Mr. Litle on the documents that AmeriMerchant received by July 25, 2006 and that AmeriMerchant produced to AdvanceMe on or before July 28, 2006. In other words, AdvanceMe received all Litle & Company documents on which AmeriMerchant's proposed amendment is based, and on which AmeriMerchant's questioning at Mr. Litle's deposition was largely based, over a month prior to Mr. Litle's deposition, and AdvanceMe had the opportunity to question Mr. Litle based on all of those documents. Further, AdvanceMe served a subpoena requesting additional documents on Mr. Litle, and Mr. Litle produced all relevant documents pursuant to that subpoena in advance of the deposition. AdvanceMe thus had every opportunity to examine Mr. Litle based on all relevant documents at his deposition September 6th, which it did for roughly three hours. AdvanceMe also fails to mention that upon receiving Defendant's updated invalidity contentions on August 31, 2006, AdvanceMe contacted Mr. Litle, asked him questions, and told him that his deposition would be taken on September 6, 2006. How can AdvanceMe now pretend it was not ready for the deposition on the date it chose for the deposition?

As shown above, AdvanceMe's stock claims of prejudice are untenable under the facts of this case. The reality is that, despite AdvanceMe's rhetoric of "enough [is]

⁶ Barbara Johnson was deposed on June 28, 2006 at the location of AdvanceMe's choice, well before the July 20, 2006 scheduling order deadline for submitting preliminary invalidity contentions.

enough," Opposition at 2, the trial in this case is more than a year away and discovery does not close for nearly 10 months, and AdvanceMe will suffer no actual prejudice from the Court's granting AmeriMerchant's Motion. This factor thus also weighs in favor of permitting AmeriMerchant's proposed amendment.

4. Availability of a Continuance

As explained in AmeriMerchant's Motion, any prejudice suffered by AdvanceMe could be cured by a continuance of the pre-trial deadlines. Motion at 9. AdvanceMe does not argue that such a continuance would not cure any prejudice suffered; instead, AdvanceMe claims that its "planning for [certain unrelated] discovery would have to be modified," including the claim construction hearing and AmeriMerchant's 30(b)(6) deposition. Opposition at 12. AdvanceMe, however, fails to explain how its "planning" for this discovery would "have to be modified," or why a continuance would not resolve any such "planning" issues. This factor thus weighs heavily in favor of permitting AmeriMerchant's proposed amendment.

B. The Court Should Deny AdvanceMe's Premature Request

In what appears to be AdvanceMe's true motivation in opposing AmeriMerchant's meritorious Motion, AdvanceMe argues that it would have been willing to agree to the amended Invalidity Contentions provided that "this should be the last set of amended contentions that AmeriMerchant is permitted to serve in this case." Opposition at 12. AdvanceMe's novel suggestion of a preemptive approach to *future* amendments, even if based on good cause, is not only unsupported, but contrary to the interests of justice. Indeed, such an argument reveals the lack of a credible argument in opposition to the *current* Motion. The Court should not permit AdvanceMe to cower behind stock claims of prejudice in an attempt to avoid introduction or development of

invalidating prior art. Third party depositions to provide additional evidence to support the disclosed prior art are still being scheduled, and additional facts regarding prior art systems which were used commercially more than 10 years ago by various companies, many of whom no longer exist, are still being investigated on an urgent basis. AmeriMerchant thus respectfully requests that AdvanceMe's request for an arbitrary, preemptive exclusion of any future proposed amendments to AmeriMerchant's Preliminary Invalidity Contentions be disregarded.

III.

CONCLUSION

Defendant therefore respectfully requests that the Court grant the motion for leave to amend, and that any future motions for leave to amend be considered on their own merits.

October 3, 2006

Respectfully submitted,

By: /s/ Willem G. Schuurman

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⁷ For example, the deposition of Lee Suckow (the CEO of Clever Ideas-LeCard, Inc., another invalidating prior art system) is scheduled for Wednesday, October 4, 2006.

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Counsel for Defendant AmeriMerchant, LLC

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

ADVANCEME, INC.,	§
	§
Plaintiff,	§
	§ CAUSE NO. 6:06-CV-0082 LED
v.	§ JURY TRIAL DEMANDED
	§
AMERIMERCHANT, LLC,	§
Defendant.	§

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that all counsel of record who have consented to electronic service are being served a copy of this document via the court's CM/ECF system per Local Rule CV-5(a)(3) on this the 3rd day of October, 2006. Any other counsel of record will be served by first class mail on this same date.

/s/ Willem G. Schuurman
Willem G. Schuurman

EXHIBIT F

EXHIBIT F

Timeline of Facts Relevant to AmeriMerchant's Motion to Amend Invalidity Contentions

- February 27, 2006: AdvanceMe files the instant action and adds First Funds, LLC, Merchant Money Tree, Inc., and Reach Financial, LLC (the "Rapidpay Defendants") as defendants in Civil Action No. 6:05-CV-424 (LED) (the "Rapidpay Action"). (The Rapidpay Defendants and AmeriMerchant are hereafter referenced as the "Defendants")
- April 20, 2006: Defendants retain Vinson & Elkins L.L.P. ("V&E") as counsel.
- April 26, 2006: David Goldin (of AmeriMerchant) sends an email to Tim Litle containing David Goldin's contact information. See Ex. A to Gray Declaration.
- <u>June 19, 2006</u>: Paymentech provides to AmeriMerchant fragments of supporting documentation for a Litle & Company "postage advance" agreement with a merchant. *See* Ex. B to Gray Declaration. This documentation, alone, does not provide the Defendants with sufficient information to include Litle & Company as a prior art system in their Preliminary Invalidity Contentions. Defendants' efforts to discover additional documentation continue.
- <u>June 28, 2006</u>: Deposition of the alleged inventor, Barbara Johnson. Examination did not involve Litle & Company.
- <u>July 7, 2006</u>: The *Rapidpay* Defendants serve their Preliminary Invalidity Contentions.
- <u>July 14, 2006</u>: Paymentech provides to AmeriMerchant additional fragments of supporting documentation evidencing Litle & Company's public and commercial use of its "postage advance" product. *See* Ex. C to Gray Declaration. At this point, based on *both* sets of documents it has received and factual investigations to date, Defendants have a good faith basis for including Litle & Company as a prior art system in their Preliminary Invalidity Contentions.
- <u>July 20 and 21, 2006</u>: AmeriMerchant serves its Preliminary Invalidity Contentions in the instant action; the *Rapidpay* Defendants serve their Amended Preliminary Invalidity Contentions (amended to include Litle & Company prior art systems); and Defendants provide to AdvanceMe all Litle & Company supporting documentation they have received to date.

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¹ AmeriMerchant received these first fragments of documentation on June 19, 2006. The fax header accompanying the documents reveals this date, although the fax cover sheet improperly states "March 3, 2006." *See* Ex. B to Gray Declaration. These documents were first received by AmeriMerchant on June 19, 2006, as correctly revealed by the fax header.

- <u>July 25, 2006</u>: Defendants finally receive from Paymentech a *complete* "postage advance" agreement and additional supporting documentation regarding the systems and methods practiced by Litle & Company prior to the filing of the '281 Patent. *See* Ex. D to Gray Declaration.
- <u>July 28, 2006</u>: Defendants produce all Litle & Company documentation received since July 20, 2006 to AdvanceMe.
- August 30 and 31, 2006: Defendants served on AdvanceMe amended preliminary invalidity contentions in both actions reflecting the additional information in the documents that were produced by July 28, 2006. These amended preliminary invalidity contentions added no new prior art references; they simply further explained the Litle & Company systems and methods that were disclosed in AmeriMerchant's Preliminary Invalidity Contentions, served July 20, 2006.
- <u>September 6, 2006</u>: Deposition of Tim Litle. All parties, including AdvanceMe, examined Tim Litle based on Litle & Company documents *available to all parties over one month earlier*.

EXHIBIT G

<u>CLAIMS</u>	PRIOR PUBLICATION REFERENCES
1. A method for automated payment, comprising:	Litle & Co. ("Litle") utilized a method for automated payments to Litle as repayment of obligations owed by merchants arising out of Litle's advance of cash or postage costs to merchants. See of cash or postage or cash advances. See, e.g., Litle & Co. Member Agreement, LL 00017-29 (hereafter "Member Agreement"); see, e.g., Demand Promissory Note for Postage Advances between Museum Publications of America and Litle & Co., dated September 27, 1993, LL 00033-35 (hereafter "Promissory Note"); see, e.g., February 17, 1994 Letter from Robert George to Michael Duffy, LL 00030-31; see M. Kripalani, T. Pouschine, "People thought I was nuts", FORBES, June 8, 1992, v.149, n12, p120(2), LL 00001-03 (hereafter "Forbes Article"); See Promissory Note for Postage Advances between Exposures, Inc. and Litle & Co., dated June 22, 1990 ("Promissory Note").
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at a merchant,	The merchant, either directly or via its agent, would accept a customer identifier, e.g., a card, as payment from the customer. See Member
accepting a customer identifier as payment from the customer,	Agreement, LI_00017-29.
*	"WHEREAS, LITLE and NPC are engaged in the business of processing paper-based and electronic data representing transactions conducted
	through the use of CHARGE CARDS, and
	WHEREAS, MEMBER desires to honor CHARGE CARDS in connection
	with the retail sale of PRODUCTS to MEMBER's customers, to submit
	SALES RECORDs and REFUNDs representing such transactions to LITLE
	for processing and to sell to FNBL the SALES RECORDs generated with
	BANK CARDs and the indebtednesses represented thereby."
	Member Agreement at LI_00018.
	"CHARGE CARD is the plastic BANK CARD or T&E CARD issued by a
	CARD ORGANIZATION to the CARDHOLDER and the charge account

CLAIMS	SPECIFICATION REFERENCES
	number designated on the card, either of which MEMBER accepts from customers as payment for their purchases from MEMBER." <i>Id.</i>
	"BANK CARD means a valid and unexpired CHARGE CARD issued by an ISSUING MEMBER of MCI or VISA which contains the MasterCard service mark or Visa's Blue, White and Gold Bands Design service mark. A BANK CARD shall be deemed valid on and after the effective date, if shown, and through and including the expiration date embossed thereon." <i>Id</i> .
	"CARD ORGANIZATION is VISA, MCI or the issuer of a T&E CARD." <u>Id.</u>
	accepted credit cards as a customer identifier from customers for payment. See Forbes Article (referring to Exposures' "credit card processor" and "credit card receivables", showing that credit cards were received as payment). "T&E CARD is a valid and unexpired Travel and Entertainment CHARGE CARD issued by American Express, Carte Blanche, Diner's Club or Discover. A T&E CARD shall be deemed valid on and after the effective date, if shown, and through and including the expiration date embossed thereon." Id. at LI 00019.
and electronically forwarding information related to the payment to a computerized merchant processor;	The merchant, either directly or via its agent, <u>electronically</u> forwarded information related to <u>the</u> payment <u>electronically</u> to Litle, the computerized merchant processor. <u>See also Forbes Article (referring to Litle as the "</u>
	"WHEREAS, LITLE and NPC are engaged in the business of processing paper-based and electronic data representing transactions conducted through the use of CHARGE CARDS, and WHEREAS, MEMBER desires to honor CHARGE CARDS in connection with the retail sale of PRODUCTS to MEMBER's customers, to submit

CLAIMS	SPECIFICATION REFERENCES
	SALES RECORDs and REFUNDs representing such transactions to LITLE
	for processing and to sell to FNBL the SALES RECORDs generated with
	BANK CARDs and the indebtednesses represented thereby."
	Member Agreement at LI_00018 (showing that the merchant electronically
	<u>forwarded information related to the payment to Litle, a computerized merchant processor).</u>
	merchant processor).
	"SALES RECORD means all documents or data presented to LITLE as
	evidence of a CARD SALE." Id. at LI_00019 (showing that the merchant
	<u>electronically accepts the customer identifier).</u>
	"c. MEMBER shall complete each SALES RECORD to include a notation in
	the space provided for the CARDHOLDERS's signature that the sale was
	initiated by mail order (MO), telephone order (TO) or pre-authorized order
	(PO) (except for sales made in person, for which the CARDHOLDER's
	signature shall be obtained)" Id. at LI_00019 (showing that the
	merchant electronically forwarded information related to the payment to Litle, a computerized merchant processor).
	Litte, a computerized merchant processor).
	"SALES RECORD means all documents or data presented to LITLE as
	evidence of a CARD SALE." Id. at LI_00019.
	(G) the Pr Co continues to be your and it could processe?") and will continue
	<u>"Litle & Co. continues to be your credit card processor").</u> <u>and will continue</u> to work directly with you to provide a high level of customer and technical
	service." February 28, 1992 letter from Tim Litle to Robert George,
	<u>LI 00016.</u>
at the computerized merchant processor,	Litle acted as the computerized merchant processor, see Forbes Article (referring
acquiring the information related to the payment	to Litle as the "Litle & Co. continues to be your credit card processor"), and language of the patent makes clear that merchant processors acquire payment
acquiring the information related to the payment	manguage of the patent makes clear that merchant processors acquire payment

CLAIMS	SPECIFICATION REFERENCES
from the merchant, authorizing and settling the payment,	information and authorize and settle the payment. and will continue to work directly with you to provide a high level of customer and technical service." February 28, 1992 letter from Tim Litle to Robert George, LI 00016.
and forwarding at least a portion of the payment to a computerized payment receiver as payment of at least a portion of an obligation made by the merchant;	"Litle agreed to finance [Exposures'] postage by discounting his [Exposures'] credit card receivables." <i>See</i> Forbes Article (showing that a portion of the payment from credit card companies was forwarded as payment on Exposures' obligation to Litle, as a computerized payment receiver, for financing postage costs, with the remainder, the discounted credit card receivables, being forwarded to Exposures).
	"WHEREAS, LITLE and NPC are engaged in the business of processing paper-based and electronic data representing transactions conducted through the use of CHARGE CARDS" Member Agreement at LI 00018.
	"In consideration of Litle & Co. making advances for the account of [Exposures] to Postmaster, Atlanta, GA, [Exposures] Museum Publications of America] to United States Postal Service, [Museum Publications of America] agrees to pay on demand the Principal Amount of Advance plus accrued interest at 10% management fee to Litle & Co., or order. MEMBER further agrees that all CHARGE CARD transactions from all divisions and subsidiaries will be processed by Litle & Co. while any amount owed under this note is still outstanding. Notwithstanding that such amounts are otherwise payable on demand, [Exposures] MEMBER agrees that (ii) the Daily Repayments shall be deducted from daily NET PROCEEDS" See
	Promissory Note <u>at LI 00033</u> (showing that a portion of <u>the card</u> payments <u>("Net Proceeds") arewere</u> forwarded to Litle, as a computerized payment receiver, <u>in satisfaction of the as payment of at least a portion of an</u> obligation that arose when Litle <u>advance advanced</u> postage costs ("Principal Amount of

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CLAIMS	SPECIFICATION REFERENCES
	Advance") to merchant).
	"NET PROCEEDS is an amount equal to: The GROSS PROCEEDS, Less
	LITLE FEES, Less RELEASED CHARGEBACKS (if no RESERVE exists),
	Less any other amounts due from MEMBER to LITLE, Less any
	PREPAYMENTS."
	Member Agreement at LI_00018.
	"Litle agreed to finance [Exposures, Inc.'s ("Exposures")] postage by
	discounting his [Exposures'] credit card receivables." See Forbes Article at
	LI 00003 (describing how a portion of the payment from credit card
	companies was forwarded as payment on Exposures' obligation to Litle, as a computerized payment receiver, for financing postage costs, with the
	remainder, the discounted credit card receivables, being forwarded to
	Exposures).
	"As security for the obligations of Boston Publishing (the Borrower) under
	such financing agreements, Hanover Finance is being granted a security
	interest in our inventory, certain accounts and substantially all of the tangible and intangible personal property of Boston Publishing, including,
	without limitation, all rights of the Borrower to receive payments in respect
	of Card Sales from Litle & Co1. Upon written instruction from
	Hanover Finance or assignees of Hanover Finance, designated in writing by
	Hanover Finance, without further action by Boston Publishing, you will
	make all payments of Net Proceeds or any other credits, reserves, deposits,
	balances, refunds or other amounts now or hereafter due to Boston
	Publishing under the Member Agreement in respect of Card Sales directly
	by wire transfer, to such account or accounts as Hanover Finance may
	designate in writing (the "Accounts")."

CLAIMS	SPECIFICATION REFERENCES
and at the computerized payment receiver,	February 17, 1994 Letter from Robert George to Michael Duffy at LI 00030-31 (showing that Litle forwarded a portion of the payment to the loan payment receiver, e.g., Hanover Finance, as payment of at least a portion of an obligation made by the merchant)., e.g., Boston Publishing). "Litle agreed to finance his [Exposures'] postage by discounting his [Exposures']
receiving the portion of the payment forwarded by the computerized merchant processor and applying that portion to the outstanding obligation made by the merchant to reduce such obligation.	eredit card receivables." See Forbes Article (showing that a portion of the payment from credit card companies was diverted by the merchant processor as payment on Exposures' obligation to Litle for financing postage costs). "In consideration of Litle & Co. making advances for the account of [Exposures] to Postmaster, Atlanta, GA, [Exposures] Museum Publications of America] to United States Postal Service, [Museum Publications of America] agrees to pay on demand the Principal Amount of Advance plus accrued interest at 10% management fee to Litle & Co., or order. MEMBER further agrees that all CHARGE CARD transactions from all divisions and subsidiaries will be processed by Litle & Co. while any amount owed under this note is still outstanding. Notwithstanding that such amounts are otherwise payable on demand, [Exposures] MEMBER agrees that (ii) the Daily Repayments shall be deducted from daily NET PROCEEDS
	Promissory Note <u>at LI 00033</u> (showing that <u>a portion of payments ("Net Proceeds") are the payment is</u> received by Litle as repayment of <u>an obligation</u> that arose when Litle advanced postage costs ("Principal Amount of Advance") to merchant); <u>see Promissory Note Repayment Schedule at LI 00035 (showing that Litle received and applied the forwarded portion of the payment to Museum Publication of America's outstanding obligation to <u>Litle</u>). "NET PROCEEDS is an amount equal to: The GROSS PROCEEDS, Less <u>LITLE FEES</u>, Less RELEASED CHARGEBACKS (if no RESERVE exists),</u>

CLAIMS	SPECIFICATION REFERENCES
	Less any other amounts due from MEMBER to LITLE, Less any
	PREPAYMENTS."
	Member Agreement at LI_00018.
2. The method of claim 1 wherein the accepting	The merchant, Exposures, Inc., accepted credit cards from customers for
step comprises accepting a credit card number as	payment. See M. Kripalani, T. Pouschine, "People thought I was nuts", FORBES,
the customer identifier.	June 8, 1992, v.149, n12, p120(2) (hereafter "Forbes Article") (referring to
	Exposures' "credit card processor" and "credit card receivables", showing that
	credit cards were received as payment). "WHEREAS, LITLE and NPC are
	engaged in the business of processing paper-based and electronic data
	representing transactions conducted through the use of CHARGE CARDS,
	and
	WHEREAS, MEMBER desires to honor CHARGE CARDS in connection
	with the retail sale of PRODUCTS to MEMBER's customers, to submit
	SALES RECORDs and REFUNDs representing such transactions to LITLE
	for processing and to sell to FNBL the SALES RECORDs generated with
	BANK CARDs and the indebtednesses represented thereby."
	Member Agreement at LI_00018.
	"CHARGE CARD is the plastic BANK CARD or T&E CARD issued by a
	CARD ORGANIZATION to the CARDHOLDER and the charge account
	number designated on the card, either of which MEMBER accepts from
	customers as payment for their purchases from MEMBER." Id.
	"BANK CARD means a valid and unexpired CHARGE CARD issued by an
	ISSUING MEMBER of MCI or VISA which contains the MasterCard
	service mark or Visa's Blue, White and Gold Bands Design service mark. A
	BANK CARD shall be deemed valid on and after the effective date, if shown,

CLAIMS	SPECIFICATION REFERENCES
	and through and including the expiration date embossed thereon." Id.
	"CARD ORGANIZATION is VISA, MCI or the issuer of a T&E CARD."
	<u>Id.</u>
	"T&E CARD is a valid and unexpired Travel and Entertainment CHARGE
	CARD issued by American Express, Carte Blanche, Diner's Club or Discover. A T&E CARD shall be deemed valid on and after the effective
	date, if shown, and through and including the expiration date embossed
	thereon." Id. at LI_00019.
step comprises accepting a debit card number as the customer identifier.	It would have been obvious to a person of ordinary skill in the art at the time of the alleged invention of Plaintiff's asserted claims to apply mechanisms and methods in use for one type of customer identifier to another type of customer identifier, <i>e.g.</i> for debit cards as well as credit cards. And the statements by the alleged inventor and by the examiner, and the language of the patent itself makes clear that a person of ordinary skill in the art would be motivated to make the method or system work in the same way for any customer identifier, including debit cards. "WHEREAS, LITLE and NPC are engaged in the business of processing paper-based and electronic data representing transactions conducted
	through the use of CHARGE CARDS, and WHEREAS, MEMBER desires to honor CHARGE CARDS in connection with the retail sale of PRODUCTS to MEMBER's customers, to submit SALES RECORDs and REFUNDs representing such transactions to LITLE
	for processing and to sell to FNBL the SALES RECORDs generated with BANK CARDs and the indebtednesses represented thereby."
	Member Agreement at LI_00018.

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CLAIMS	SPECIFICATION REFERENCES
	"CHARGE CARD is the plastic BANK CARD or T&E CARD issued by a CARD ORGANIZATION to the CARDHOLDER and the charge account number designated on the card, either of which MEMBER accepts from customers as payment for their purchases from MEMBER." Id. "BANK CARD means a valid and unexpired CHARGE CARD issued by an ISSUING MEMBER of MCI or VISA which contains the MasterCard service mark or Visa's Blue, White and Gold Bands Design service mark. A BANK CARD shall be deemed valid on and after the effective date, if shown, and through and including the expiration date embossed thereon." Id. "CARD ORGANIZATION is VISA, MCI or the issuer of a T&E CARD." Id. The merchant, Exposures, Inc., accepted credit cards from customers for payment. See M. Kripalani, T. Pouschine, "People thought I was nuts" T&E CARD is a valid and unexpired Travel and Entertainment CHARGE CARD issued by American Express, Carte Blanche, Diner's Club or Discover. A T&E CARD shall be deemed valid on and after the effective date, if shown, and through and including the expiration date embossed thereon.", FORDES, June 8, 1992, v.149, n12, p120(2) (hereafter "Forbes Article") (referring to Exposures' "credit card processor" and "credit card receivables", showing that credit cards were received as payment). Id. at LI 00019.
4. The method of claim 1 wherein the accepting step comprises accepting a smart card number as the customer identifier.	It would have been obvious to a person of ordinary skill in the art at the time of the alleged invention of Plaintiff's asserted claims to apply mechanisms and methods in use for one type of customer identifier to another type of customer identifier, <i>e.g.</i> for smart cards as well as credit cards. And the statements by the alleged inventor and by the examiner, and the language of the patent itself makes clear that a person of ordinary skill in the art would be motivated to make the

CLAIMS	SPECIFICATION REFERENCES
	method or system work in the same way for any customer identifier, including smart cards.
	"WHEREAS, LITLE and NPC are engaged in the business of processing paper-based and electronic data representing transactions conducted
	through the use of CHARGE CARDS, and
	WHEREAS, MEMBER desires to honor CHARGE CARDS in connection with the retail sale of PRODUCTS to MEMBER's customers, to submit
	SALES RECORDs and REFUNDs representing such transactions to LITLE
	for processing and to sell to FNBL the SALES RECORDs generated with BANK CARDs and the indebtednesses represented thereby."
	Member Agreement at LI_00018.
	"CHARGE CARD is the plastic BANK CARD or T&E CARD issued by a CARD ORGANIZATION to the CARDHOLDER and the charge account
	number designated on the card, either of which MEMBER accepts from
	customers as payment for their purchases from MEMBER." Id.
	"BANK CARD means a valid and unexpired CHARGE CARD issued by an ISSUING MEMBER of MCI or VISA which contains the MasterCard
	service mark or Visa's Blue, White and Gold Bands Design service mark. A
	BANK CARD shall be deemed valid on and after the effective date, if shown, and through and including the expiration date embossed thereon." <i>Id</i> .
	"CARD ORGANIZATION is VISA, MCI or the issuer of a T&E CARD." <u>Id.</u>
	The merchant, Exposures, Inc., accepted credit cards from customers for
	payment. See M. Kripalani, T. Pouschine, "People thought I was nuts" T&E CARD is a valid and unexpired Travel and Entertainment CHARGE CARD

CLAIMS	SPECIFICATION REFERENCES
	issued by American Express, Carte Blanche, Diner's Club or Discover. A T&E CARD shall be deemed valid on and after the effective date, if shown, and through and including the expiration date embossed thereon.", FORBES, June 8, 1992, v.149, n12, p120(2) (hereafter "Forbes Article") (referring to Exposures' "credit card processor" and "credit card receivables", showing that credit cards were received as payment). Id. at LI 00019.
5. The method of claim 1 wherein the accepting step comprises accepting a charge card number as the customer identifier.	It would have been obvious to a person of ordinary skill in the art at the time of the alleged invention of Plaintiff's asserted claims to apply mechanisms and methods in use for one type of customer identifier to another type of customer identifier, e.g. for charge cards as well as credit cards. And the statements by the alleged inventor and by the examiner, and the language of the patent itself makes clear that a person of ordinary skill in the art would be motivated to make the method or system work in the same way for any customer identifier, including charge cards: "WHEREAS, LITLE and NPC are engaged in the business of processing paper-based and electronic data representing transactions conducted through the use of CHARGE CARDS, and WHEREAS, MEMBER desires to honor CHARGE CARDS in connection with the retail sale of PRODUCTS to MEMBER's customers, to submit SALES RECORDs and REFUNDs representing such transactions to LITLE for processing and to sell to FNBL the SALES RECORDs generated with BANK CARDs and the indebtednesses represented thereby." Member Agreement at LL 00018. "CHARGE CARD is the plastic BANK CARD or T&E CARD issued by a CARD ORGANIZATION to the CARDHOLDER and the charge account number designated on the card, either of which MEMBER accepts from customers as payment for their purchases from MEMBER." Id. "BANK CARD means a valid and unexpired CHARGE CARD issued by an

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CLAIMS	SPECIFICATION REFERENCES
	ISSUING MEMBER of MCI or VISA which contains the MasterCard service mark or Visa's Blue, White and Gold Bands Design service mark. A BANK CARD shall be deemed valid on and after the effective date, if shown, and through and including the expiration date embossed thereon." Id. "CARD ORGANIZATION is VISA, MCI or the issuer of a T&E CARD." Id. The merchant, Exposures, Inc., accepted credit cards from customers for payment. See M. Kripalani, T. Pouschine, "People thought I was nuts" T&E CARD is a valid and unexpired Travel and Entertainment CHARGE CARD issued by American Express, Carte Blanche, Diner's Club or Discover. A T&E CARD shall be deemed valid on and after the effective date, if shown, and through and including the expiration date embossed thereon.", FORBES, June 8, 1992, v.149, n12, p120(2) (hereafter "Forbes Article") (referring to Exposures' "credit card processor" and "credit card receivables", showing that credit cards were received as payment). Id. at LI 00019.
6. The method of claim 1 wherein the accepting step comprises accepting the customer identifier at a merchant location.	On information and belief, customer identifiers were accepted at a the location of a merchant or merchant's agent"c. MEMBER shall complete each SALES RECORD to include a notation in the space provided for the CARDHOLDER's signature that the sale was initiated by mail order (MO), telephone order (TO) or pre-authorized order (PO) (except for sales made in person, for which the CARDHOLDER's signature shall be obtained)" Member Agreement at LI 00019.
7. The method of claim 1 wherein the accepting step comprises electronically accepting the customer identifier.	On information and belief, customer identifiers were accepted electronically. "c. MEMBER shall complete each SALES RECORD to include a notation in the space provided for the CARDHOLDER's signature that the sale was initiated by mail order (MO), telephone order (TO) or pre-authorized order

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CLAIMS	SPECIFICATION REFERENCES
	(PO) (except for sales made in person, for which the CARDHOLDER's signature shall be obtained)" Member Agreement at LI 00019. "WHEREAS, LITLE and NPC are engaged in the business of processing paper-based and electronic data representing transactions conducted through the use of CHARGE CARDS" Member Agreement at LI 00018 (showing that the merchant electronically accepts the customer identifier). "SALES RECORD means all documents or data presented to LITLE as evidence of a CARD SALE." <i>Id.</i> at LI 00019 (showing that the merchant electronically accepts the customer identifier).
8. The method of claim 1 wherein the steps performed at the merchant processor further comprise accumulating the payments until a predetermined amount is reached and then forwarding at least a portion of the accumulated payments to the payment receiver.	"In consideration of Litle & Co. making advances for the account of [Exposures] to Postmaster, Atlanta, GA, [Exposures] agrees to pay on demand the Principal Amount of Advance plus accrued interest at 10% Notwithstanding that such amounts are otherwise payable on demand, [Exposures] agrees that Daily Repayments shall be deducted from daily NET PROCEEDS." See Promissory Note (showing that payments were forwarded on a periodic basis Litle would accumulate the payments until a predetermined amount was reached and then forward at least a portion of the accumulated payments to the payment receiver. See, e.g., Promissory Note Repayment Schedule at LI 00035 (outlining specified daily and weekly payment amount)."
9. The method of claim 1 wherein the steps performed at the merchant processor comprise periodically forwarding at least a portion of the	Litle would periodically forward at least a portion of the payment to the payment receiver. See, e.g., Promissory Note Repayment Schedule at

¹ At this pre-claim construction stage of the action, Defendant takes no position as to the appropriateness of the claim construction applied in AdvanceMe's Preliminary Infringement Contentions for Defendants ("Infringement Contentions") but note that under the approach in the Infringement Contentions, which equates periodic forwarding with accumulation to a pre-determined amount, the Litle method anticipates this claim.

CLAIMS	SPECIFICATION REFERENCES
payment to the payment receiver.	LI_00035 (outlining daily and weekly payment schedules). "In consideration of Litle & Co. making advances for the account of [Exposures] to Postmaster, Atlanta, GA, [Exposures Museum Publications of America] to United States Postal Service, [Museum Publications of America] agrees to
	pay on demand the Principal Amount of Advance plus accrued interest at 10% -management fee to Litle & Co., or order. MEMBER further agrees that all CHARGE CARD transactions from all divisions and subsidiaries will be processed by Litle & Co. while any amount owed under this note is still outstanding. Notwithstanding that such amounts are otherwise payable on demand, [Exposures] MEMBER agrees that (ii) the Daily Repayments shall be deducted from daily NET PROCEEDS
10. A system for automated payment of an obligation made by a merchant, comprising:	Litle utilizes utilized a system for automated payments to Litle as repayment of obligations owed by merchants either for postage or cash advances. See Member Agreement; Promissory Note and; February 17, 1994 Letter from Robert George to Michael Duffy; Forbes Article.
at a merchant, means for accepting a customer identifier as payment from the customer and	The merchant, Exposures, Inc., accepted credit cards from customers for payment and meanseither directly or via its agent, would accept a customer identifier as payment from the customer. Means for accepting a customer identifier as payment existed, including, on information and belief, a merchant terminal or point of sale device. See M. Kripalani, T. Pouschine, "People thought I was nuts", FORBES, June 8, 1992, v.149, n12, p120(2) (hereafter "Forbes Article") (referring to Exposures' "credit card processor" and "credit card receivables", showing that credit cards were received as payment). magnetic card reader, keyboard input and/or

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CLAIMS	SPECIFICATION REFERENCES
for electronically forwarding information related	<u>telephone.</u>
to the payment to a computerized merchant	
processor,	"Litle agreed to finance [Exposures'] postage by discounting his [Exposures']
	eredit card receivables." See Forbes Article (showing implicitly that means exist
wherein the merchant associated with the	in the Litle system for electronically forwarding a portion of the payment from
payment has an outstanding obligation to a third	credit card companies to Litle, including, on information and belief, a computer
party;	running appropriate software).
	"WHEREAS, LITLE and NPC are engaged in the business of processing
	paper-based and electronic data representing transactions conducted
	through the use of CHARGE CARDS, and
	WHEREAS, MEMBER desires to honor CHARGE CARDS in connection
	with the retail sale of PRODUCTS to MEMBER's customers, to submit
	SALES RECORDs and REFUNDs representing such transactions to LITLE
	for processing and to sell to FNBL the SALES RECORDs generated with
	BANK CARDs and the indebtednesses represented thereby."
	Member Agreement at LI_00018 (showing that the merchant maintained a
	magnetic card reader and/or keyboard input and/or telephone for accepting
	a customer identifier and electronically forwarded information related to the
	payment to Litle, a computerized merchant processor).
	"c. MEMBER shall complete each SALES RECORD to include a notation in
	the space provided for the CARDHOLDERS's signature that the sale was
	initiated by mail order (MO), telephone order (TO) or pre-authorized order
	(PO) (except for sales made in person, for which the CARDHOLDER's
	signature shall be obtained)" Id. at LI 00019 (showing that the
	merchant maintained a magnetic card reader and/or keyboard input and/or
	telephone for accepting a customer identifier and electronically forwarded
	information related to the payment to Litle, a computerized merchant

CLAIMS	SPECIFICATION REFERENCES
	processor).
	"CHARGE CARD is the plastic BANK CARD or T&E CARD issued by a
	CARD ORGANIZATION to the CARDHOLDER and the charge account
	number designated on the card, either of which MEMBER accepts from
	customers as payment for their purchases from MEMBER." Id.
	"BANK CARD means a valid and unexpired CHARGE CARD issued by an
	ISSUING MEMBER of MCI or VISA which contains the MasterCard
	service mark or Visa's Blue, White and Gold Bands Design service mark. A BANK CARD shall be deemed valid on and after the effective date, if shown,
	and through and including the expiration date embossed thereon." Id. at
	LI 00018.
	"CARD ORGANIZATION is VISA, MCI or the issuer of a T&E CARD."
	<u>Id.</u>
	"T&E CARD is a valid and unexpired Travel and Entertainment CHARGE
	CARD issued by American Express, Carte Blanche, Diner's Club or
	Discover. A T&E CARD shall be deemed valid on and after the effective
	date, if shown, and through and including the expiration date embossed thereon." <i>Id.</i> at LI 00019.
	thereon. 10. at 11_00017.
	"In consideration of Litle & Co. making advances for the account of [Exposures]
	to Postmaster, Atlanta, GA, [Exposures Museum Publications of America] to
	<u>United States Postal Service, [Museum Publications of America</u>] agrees to pay on demand the Principal Amount of Advance plus accrued interest at 10%
	" See management fee to Litle & Co., or order. MEMBER further agrees
	that all CHARGE CARD transactions from all divisions and subsidiaries
	will be processed by Litle & Co. while any amount owed under this note is
	still outstanding. Notwithstanding that such amounts are otherwise payable

CLAIMS	SPECIFICATION REFERENCES
	on demand, MEMBER agrees that (ii) the Daily Repayments shall be deducted from daily NET PROCEEDS "
	Promissory Note (showing obligation from the merchant to Litle).at LI 00033
	(showing that Litle acted as the merchant processor and that the merchant had an outstanding obligation that arose when Litle advanced postage costs
	("Principal Amount of Advance") to merchant).
	(Frincipal Amount of Advance) to merchant).
	"As security for the obligations of Boston Publishing (the Borrower) under
	such financing agreements, Hanover Finance is being granted a security
	interest in our inventory, certain accounts and substantially all of the
	tangible and intangible personal property of Boston Publishing, including,
	without limitation, all rights of the Borrower to receive payments in respect
	of Card Sales from Litle & Co1. Upon written instruction from
	Hanover Finance or assignees of Hanover Finance, designated in writing by
	Hanover Finance, without further action by Boston Publishing, you will
	make all payments of Net Proceeds or any other credits, reserves, deposits, balances, refunds or other amounts now or hereafter due to Boston
	Publishing under the Member Agreement in respect of Card Sales directly
	by wire transfer, to such account or accounts as Hanover Finance may
	designate in writing (the "Accounts")."
	February 17, 1994 Letter from Robert George to Michael Duffy at
	LI 00030-31 (showing that the merchant, e.g., Boston Publishing, had an
	outstanding obligation to a third party, e.g., Hanover Finance).
	VALUE OF THE PROPERTY OF THE P
and at the computerized merchant processor,	"Litle agreed to finance his [Exposures'] postage by discounting his [Exposures']
	credit card receivables." See Forbes Article (showing implicitly that means exist
means for receiving the information related to	in the Litle system for Litle, as the merchant processor, to receive the payment
the payment from the merchant,	information, including, on information and belief, a computer running appropriate

CLAIMS	SPECIFICATION REFERENCES
means for authorizing and settling the payment,	software).
and means for forwarding a portion of the payment to the third party to reduce the obligation.	The language of the patent makes clear that <u>a</u> merchant <u>processors</u> acquire processor acquires payment information and authorize authorizes and settle settles the payment. On information and belief, the means for performing this function is at these functions and for forwarding a portion of the payment to the third party to reduce the obligation is a modem and computer running appropriate software.
	"Litle & Co. continues to be your credit card processor and will continue to work directly with you to provide a high level of customer and technical service." February 28, 1992 letter from Tim Litle to Robert George at LI_00016.
	"WHEREAS, LITLE and NPC are engaged in the business of processing paper-based and electronic data representing transactions conducted through the use of CHARGE CARDS, and
	WHEREAS, MEMBER desires to honor CHARGE CARDS in connection with the retail sale of PRODUCTS to MEMBER's customers, to submit SALES RECORDs and REFUNDs representing such transactions to LITLE
	for processing and to sell to FNBL the SALES RECORDs generated with BANK CARDs and the indebtednesses represented thereby." Member Agreement at LI 00018.
	"In consideration of Litle & Co. making advances for the account of [Exposures] to Postmaster, Atlanta, GA, [Exposures Museum Publications of America] to United States Postal Service, [Museum Publications of America] agrees to pay on demand the Principal Amount of Advance plus accrued interest at 10%management fee to Litle & Co., or order. MEMBER further agrees that all CHARGE CARD transactions from all divisions and subsidiaries will be

CLAIMS	SPECIFICATION REFERENCES
	processed by Litle & Co. while any amount owed under this note is still outstanding. Notwithstanding that such amounts are otherwise payable on demand, [Exposures] MEMBER agrees that (ii) the Daily Repayments shall be deducted from daily NET PROCEEDS
	receiver, to reduce the obligation that arose when Litle advanced postage costs ("Principal Amount of Advance") to merchant).
	"NET PROCEEDS is an amount equal to: The GROSS PROCEEDS, Less LITLE FEES, Less RELEASED CHARGEBACKS (if no RESERVE exists), Less any other amounts due from MEMBER to LITLE, Less any PREPAYMENTS."
	Member Agreement at LI_00018.
	"As security for the obligations of Boston Publishing (the Borrower) under such financing agreements, Hanover Finance is being granted a security interest in our inventory, certain accounts and substantially all of the tangible and intangible personal property of Boston Publishing, including, without limitation, all rights of the Borrower to receive payments in respect
	of Card Sales from Litle & Co1. Upon written instruction from Hanover Finance or assignees of Hanover Finance, designated in writing by Hanover Finance, without further action by Boston Publishing, you will make all payments of Net Proceeds or any other credits, reserves, deposits,
	balances, refunds or other amounts now or hereafter due to Boston Publishing under the Member Agreement in respect of Card Sales directly by wire transfer, to such account or accounts as Hanover Finance may designate in writing (the "Accounts")."

CLAIMS	SPECIFICATION REFERENCES
	February 17, 1994 Letter from Robert George to Michael Duffy at LI 00030-31 (showing that Litle could forward a portion of the payment to the loan payment receiver, e.g., Hanover Finance, to reduce the merchant, including, on information and belief, a computer running appropriate software). 's, e.g., Boston Publishing, obligation).
11. The system of claim 10 wherein the accepting means comprises means for accepting a credit card number as the customer identifier.	The merchant, Exposures, e.g., Museum Publications of America, Inc., accepted credit cards from customers for payment. See M. Kripalani, T. Pouschine, "People thought I was nuts", FORBES, June 8, 1992, v.149, n12, p120(2) (hereafter "Forbes Article") (referring to Exposures' "credit card processor" and "credit card receivables", showing that credit cards were received as payment and that means for accepting a credit card exist, including, on information and belief, a terminal, computer, or other point of sale device). Means for accepting a credit card number as the customer identifier included, on information and belief, a magnetic card reader, keyboard input and/or telephone. "WHEREAS, LITLE and NPC are engaged in the business of processing paper-based and electronic data representing transactions conducted through the use of CHARGE CARDS, and WHEREAS, MEMBER desires to honor CHARGE CARDS in connection with the retail sale of PRODUCTS to MEMBER's customers, to submit SALES RECORDs and REFUNDs representing such transactions to LITLE for processing and to sell to FNBL the SALES RECORDs generated with BANK CARDs and the indebtednesses represented thereby." Member Agreement at LI 00018. "CHARGE CARD is the plastic BANK CARD or T&E CARD issued by a CARD ORGANIZATION to the CARDHOLDER and the charge account

CLAIMS	SPECIFICATION REFERENCES
	number designated on the card, either of which MEMBER accepts from customers as payment for their purchases from MEMBER." <i>Id.</i>
	"BANK CARD means a valid and unexpired CHARGE CARD issued by an ISSUING MEMBER of MCI or VISA which contains the MasterCard service mark or Visa's Blue, White and Gold Bands Design service mark. A BANK CARD shall be deemed valid on and after the effective date, if shown, and through and including the expiration date embossed thereon." <i>Id</i> .
	"CARD ORGANIZATION is VISA, MCI or the issuer of a T&E CARD." <u>Id.</u>
	"T&E CARD is a valid and unexpired Travel and Entertainment CHARGE CARD issued by American Express, Carte Blanche, Diner's Club or Discover. A T&E CARD shall be deemed valid on and after the effective date, if shown, and through and including the expiration date embossed thereon." Id. at LI_00019.
12. The system of claim 10 wherein the accepting means comprises means for accepting a debit card number as the customer identifier.	It would have been obvious to a person of ordinary skill in the art at the time of the alleged invention of Plaintiff's asserted claims to apply systems and means in use for one type of customer identifier to another type of customer identifier, <i>e.g.</i> for debit cards as well as credit cards. And the statements by the alleged inventor and by the examiner, and the language of the patent itself makes clear that a person of ordinary skill in the art would be motivated to make the method or system work in the same way for any customer identifier, including debit cards. Debit card numbers may be accepted, for example, using the merchant's terminal or computer input magnetic card reader, keyboard input and/or telephone.
	"WHEREAS, LITLE and NPC are engaged in the business of processing paper-based and electronic data representing transactions conducted

CLAIMS	SPECIFICATION REFERENCES
	through the use of CHARGE CARDS, and
	WHEREAS, MEMBER desires to honor CHARGE CARDS in connection
	with the retail sale of PRODUCTS to MEMBER's customers, to submit
	SALES RECORDs and REFUNDs representing such transactions to LITLE
	for processing and to sell to FNBL the SALES RECORDs generated with
	BANK CARDs and the indebtednesses represented thereby."
	Member Agreement at LI 00018.
	"CHARGE CARD is the plastic BANK CARD or T&E CARD issued by a
	CARD ORGANIZATION to the CARDHOLDER and the charge account
	number designated on the card, either of which MEMBER accepts from
	customers as payment for their purchases from MEMBER." Id.
	"BANK CARD means a valid and unexpired CHARGE CARD issued by an
	ISSUING MEMBER of MCI or VISA which contains the MasterCard
	service mark or Visa's Blue, White and Gold Bands Design service mark. A
	BANK CARD shall be deemed valid on and after the effective date, if shown,
	and through and including the expiration date embossed thereon." Id.
	"CARD ORGANIZATION is VISA, MCI or the issuer of a T&E CARD."
	<u>Id.</u>
	The merchant, Exposures, Inc., accepted credit cards from customers for
	payment. See M. Kripalani, T. Pouschine, "People thought I was nuts", FORBES,
	June 8, 1992, v.149, n12, p120(2) (hereafter "Forbes Article") (referring to
	Exposures' "credit card processor" and "credit card receivables", showing that
	credit cards were received as payment and that means for accepting a credit card
	exist, including, on information "T&E CARD is a valid and unexpired Travel
	and Entertainment CHARGE CARD issued by American Express, Carte
	Blanche, Diner's Club or Discover. A T&E CARD shall be deemed valid on

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CLAIMS	SPECIFICATION REFERENCES
	and belief, a terminal, computer, or other point of sale device). after the effective date, if shown, and through and including the expiration date embossed thereon." <i>Id.</i> at LI 00019.
13. The system of claim 10 wherein the accepting means comprises means for accepting a smart card number as the customer identifier.	It would have been obvious to a person of ordinary skill in the art at the time of the alleged invention of Plaintiff's asserted claims to apply systems and means in use for one type of customer identifier to another type of customer identifier, e.g. for smart cards as well as credit cards. And the statements by the alleged inventor and by the examiner, and the language of the patent itself makes clear that a person of ordinary skill in the art would be motivated to make the method or system work in the same way for any customer identifier, including smart cards. Smart card numbers may be accepted, for example, using the merchant's terminal or computer input magnetic card reader, keyboard input and/or telephone. "WHEREAS, LITLE and NPC are engaged in the business of processing paper-based and electronic data representing transactions conducted through the use of CHARGE CARDS, and WHEREAS, MEMBER desires to honor CHARGE CARDS in connection with the retail sale of PRODUCTS to MEMBER's customers, to submit SALES RECORDs and REFUNDs representing such transactions to LITLE for processing and to sell to FNBL the SALES RECORDs generated with BANK CARDs and the indebtednesses represented thereby." Member Agreement at LI 00018. "CHARGE CARD is the plastic BANK CARD or T&E CARD issued by a CARD ORGANIZATION to the CARDHOLDER and the charge account number designated on the card, either of which MEMBER accepts from customers as payment for their purchases from MEMBER." Id.

CLAIMS	SPECIFICATION REFERENCES
	"BANK CARD means a valid and unexpired CHARGE CARD issued by an ISSUING MEMBER of MCI or VISA which contains the MasterCard service mark or Visa's Blue, White and Gold Bands Design service mark. A BANK CARD shall be deemed valid on and after the effective date, if shown, and through and including the expiration date embossed thereon." Id. "CARD ORGANIZATION is VISA, MCI or the issuer of a T&E CARD." Id. The merchant, Exposures, Inc., accepted credit cards from customers for payment. See M. Kripalani, T. Pouschine, "People thought I was nuts", FORBES, June 8, 1992, v.149, n12, p120(2) (hereafter "Forbes Article") (referring to Exposures' "credit card processor" and "credit card receivables", showing that credit cards were received as payment and that means for accepting a credit card exist, including, on information and belief, a terminal, computer, or other point of sale device). "T&E CARD is a valid and unexpired Travel and Entertainment CHARGE CARD issued by American Express, Carte Blanche, Diner's Club or Discover. A T&E CARD shall be deemed valid on and after the effective date, if shown, and through and including the expiration date embossed thereon." Id. at LI 00019.
14. The system of claim 10 wherein the accepting means comprises means for accepting a charge card number as the customer identifier.	It would have been obvious to a person of ordinary skill in the art at the time of the alleged invention of Plaintiff's asserted claims to apply systems and means in use for one type of customer identifier to another type of customer identifier, e.g. for charge cards as well as credit cards. And the statements by the alleged inventor and by the examiner, and the language of the patent itself makes clear
	that a person of ordinary skill in the art would be motivated to make the method or system work in the same way for any customer identifier, including charge cards. Charge card numbers may be accepted, for example, using the merchant's

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CLAIMS	SPECIFICATION REFERENCES
	terminal or computer input.
	The merchant, Exposures, Inc., accepted credit cards from customers for payment. See M. Kripalani, T. Pouschine, "People thought I was nuts", FORBES, June 8, 1992, v.149, n12, p120(2) (hereafter "Forbes Article") (referring to Exposures' "credit card processor" and "credit card receivables", showing that credit cards were received as payment and that means for accepting a credit card exist, including, on information and belief, a terminal, computer or other point of sale device). The merchant, e.g., Museum Publications of America, accepted
	charge cards from customers for payment. Means for accepting a charge
	card number as the customer identifier included, on information and belief, a magnetic card reader, keyboard input and/or telephone.
	"WHEREAS, LITLE and NPC are engaged in the business of processing paper-based and electronic data representing transactions conducted
	through the use of CHARGE CARDS, and
	WHEREAS, MEMBER desires to honor CHARGE CARDS in connection
	with the retail sale of PRODUCTS to MEMBER's customers, to submit
	SALES RECORDs and REFUNDs representing such transactions to LITLE
	for processing and to sell to FNBL the SALES RECORDs generated with
	BANK CARDs and the indebtednesses represented thereby."
	Member Agreement at LI_00018.
	"CHARGE CARD is the plastic BANK CARD or T&E CARD issued by a
	CARD ORGANIZATION to the CARDHOLDER and the charge account
	number designated on the card, either of which MEMBER accepts from customers as payment for their purchases from MEMBER." <i>Id</i> .
	"BANK CARD means a valid and unexpired CHARGE CARD issued by an ISSUING MEMBER of MCI or VISA which contains the MasterCard

CLAIMS	SPECIFICATION REFERENCES
	service mark or Visa's Blue, White and Gold Bands Design service mark. A BANK CARD shall be deemed valid on and after the effective date, if shown, and through and including the expiration date embossed thereon." Id. "CARD ORGANIZATION is VISA, MCI or the issuer of a T&E CARD." Id. "T&E CARD is a valid and unexpired Travel and Entertainment CHARGE CARD issued by American Express, Carte Blanche, Diner's Club or Discover. A T&E CARD shall be deemed valid on and after the effective date, if shown, and through and including the expiration date embossed thereon." Id. at LI_00019.
15. The system of claim 10 wherein the accepting means comprises means for accepting the customer identifier at a merchant location.	On information and belief, means for accepting the_customer identifiers existidentifier existed at a location of a merchant or merchant's agent, including, on information and belief, a terminal , computer or other point of magnetic card reader , keyboard input and/or telephone. "C. MEMBER shall complete each SALES RECORD to include a notation in the space provided for the CARDHOLDERS's signature that the sale device. was initiated by mail order (MO), telephone order (TO) or preauthorized order (PO) (except for sales made in person, for which the CARDHOLDER's signature shall be obtained)" Member Agreement at LI 00019.
16. The system of claim 10 wherein the accepting means comprises means for electronically accepting the customer identifier.	On information and belief, means for <u>a merchant's electronically</u> accepting <u>a</u> customer <u>identifiers electronically existidentifier existed in the Litle system</u> , including, on information and belief, a <u>terminal</u> , <u>computer or other electronic point of sale device.magnetic card reader</u> , <u>keyboard and/or telephone</u> . "c. MEMBER shall complete each SALES RECORD to include a notation in

CLAIMS	SPECIFICATION REFERENCES
	the space provided for the CARDHOLDERS's signature that the sale was initiated by mail order (MO), telephone order (TO) or pre-authorized order (PO) (except for sales made in person, for which the CARDHOLDER's signature shall be obtained)" Member Agreement at LI 00019. "WHEREAS, LITLE and NPC are engaged in the business of processing paper-based and electronic data representing transactions conducted through the use of CHARGE CARDS" Member Agreement at LI 00018 (showing that the merchant electronically accepts the customer identifier).
	"SALES RECORD means all documents or data presented to LITLE as evidence of a CARD SALE." <i>Id.</i> at LI_00019 (showing that the merchant electronically accepts the customer identifier).
17. The system of claim 10 wherein the means at the merchant processor further comprise means for accumulating the payments until a predetermined amount is reached and means for forwarding at least a portion of the accumulated payments to the third party.	"In consideration of Litle & Co. making advances for the account of [Exposures] to Postmaster, Atlanta, GA, [Exposures] agrees to pay on demand the Principal Amount of Advance plus accrued interest at 10% Notwithstanding that such amounts are otherwise payable on demand, [Exposures] agrees that Daily Repayments shall be deducted from daily NET PROCEEDS." See Promissory Note (showing that means for periodically forwarding payments exist in the Litle system, including, on information and belief, a Litle would accumulate the payments until a predetermined amount was reached and then forward at least a portion of the accumulated payments. See Promissory Note Repayment Schedule at LI 00035 (outlining specified daily and weekly payment amount).
	On information and belief, the means for accumulating the payments until a predetermined amount was reached and means for forwarding at least a portion of the accumulated payments was a modem and computer running

CLAIMS	SPECIFICATION REFERENCES
	appropriate software). ²
18. The system of claim 10 wherein the forwarding means at the merchant processor comprises means for periodically forwarding at least a portion of the payment to the third party.	Litle would periodically forward at least a portion of the payment. See Promissory Note Repayment Schedule at LI 00035 (outlining daily and weekly payment schedules). On information and belief, the means for performing this function was a modem and computer running appropriate software. "In consideration of Litle & Co. making advances for the account of [Exposures]
	to Postmaster, Atlanta, GA, [Exposures Museum Publications of America] to United States Postal Service, [Museum Publications of America] agrees to pay on demand the Principal Amount of Advance plus accrued interest at 10% management fee to Litle & Co., or order. MEMBER further agrees that all CHARGE CARD transactions from all divisions and subsidiaries will be processed by Litle & Co. while any amount owed under this note is still outstanding. Notwithstanding that such amounts are otherwise payable on demand, [Exposures] MEMBER agrees that (ii) the Daily Repayments shall be deducted from daily NET PROCEEDS See Promissory Note (showing that means for periodically forwarding payments exist in the Litle system, including, on information and belief, a computer running appropriate
	software Promissory Note at LI_00033 (showing that payments were periodically forwarded).
19. The system of claim 10 wherein the forwarding means at the merchant processor comprises means for forwarding to the third party an amount that is a percentage of the	Litle forwarded an amount that is a percentage of the obligation. On information and belief, the means for performing this function was a computer running appropriate software.

² At this pre-claim construction stage of the action, Defendant takes no position as to the appropriateness of the claim construction applied in AdvanceMe's Preliminary Infringement Contentions for Defendants ("Infringement Contentions") but note that under the approach in the Infringement Contentions, which equates periodic forwarding with accumulation to a pre-determined amount, the Litle system anticipates this claim.

CLAIMS	SPECIFICATION REFERENCES
obligation.	"In consideration of Litle & Co. making advances for the account of [Exposures] to Postmaster, Atlanta, GA, [Exposures] Museum Publications of America] to United States Postal Service, [Museum Publications of America] agrees to pay on demand the Principal Amount of Advance plus accrued interest at 10%
	<u>LI_00035</u> (outlining daily and weekly payment amount, all of which individually and collectively constituted a percentage of the merchant's total obligation).
	Ongavon).

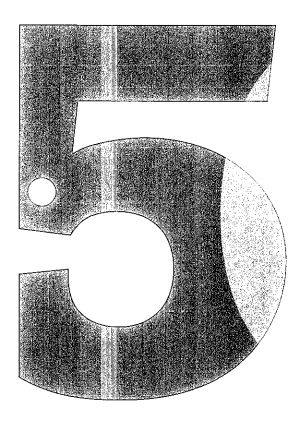
EXHIBIT H

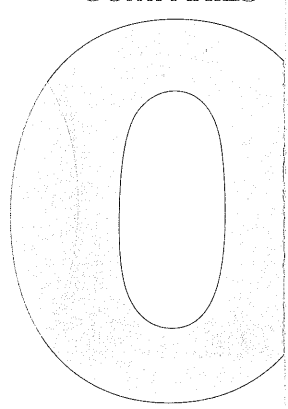




25th Anniversary SPECIAL ISSUE

03/2006



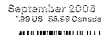


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TO SUCCEED Document of Filed 10/03/2006 We have to know tour things?

Three-Year Growth

5,020%

Tim Litle

Chairman, Litle & Co. Financiai Services

of 71

More than 40 years of direct marketing and financial services history is packed into the genial, unassuming person of Tim Litle. An engineer to the core, Litle, 66, is responsible for some of the commercial world's least sexy innovations, including those three-digit numbers on the backs of credit cards that discourage fraud, credit card rules that let consumers buy on installment plans, and the system by which mass mailers receive discounts from the U.S. Postal Service for presorting by carrier route. Those ideas and others have made or saved billions of dollars for Litle's clients, as well as thousands of direct marketers who have never heard his name. Litle & Co. is No. 1 on this year's Inc. 500 list with \$34.8 million in 2005 revenue and three-year growth of 5,629.1 percent.

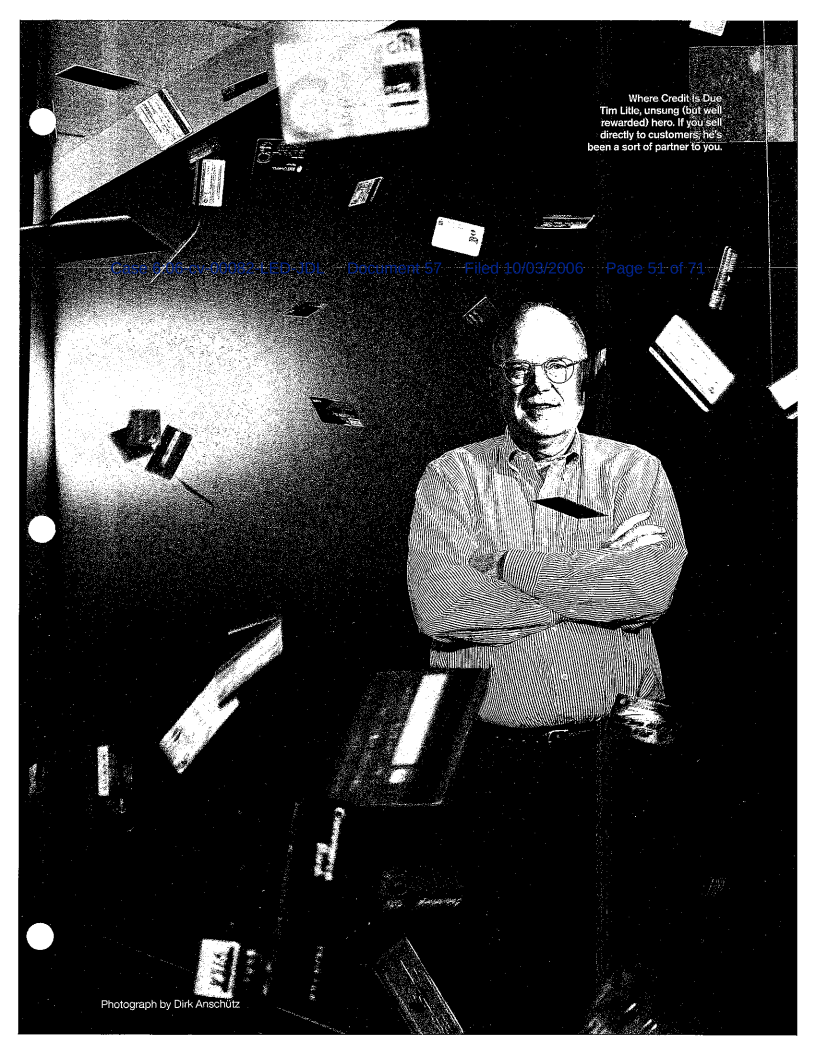
I grew up in Grosse Pointe,
Michigan. My grandfather
was the chief engineer for Lincoln;
my dad ran the Detroit office
for *Time* magazine. The engineering gene must have skipped
a generation: I got it and went to
Cal Tech. My freshman physics
professor was Richard Feynman
and my freshman chemistry professor was Linus Pauling.

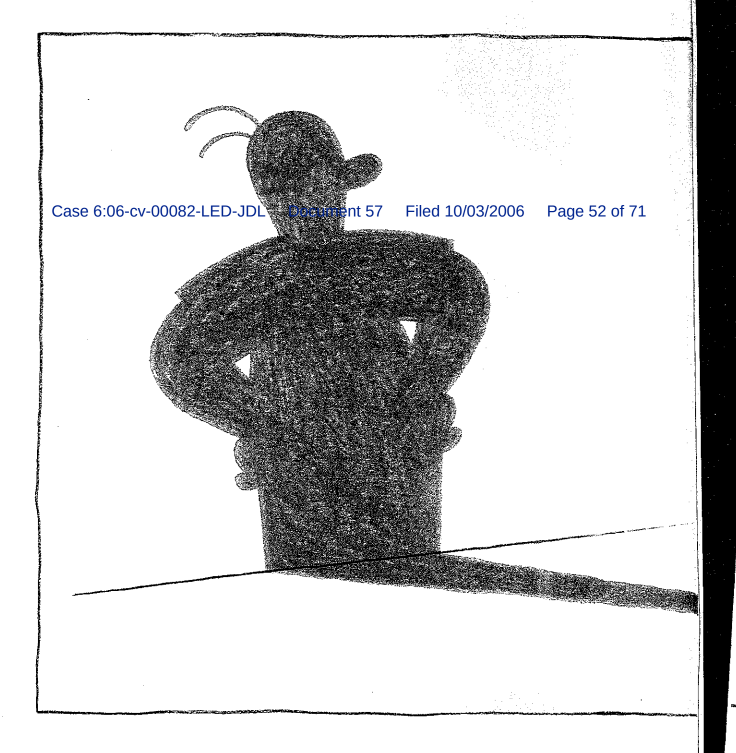
At Harvard Business School I took all the entrepreneurial courses I could. I wanted to be a technical entrepreneur, although at the time it wasn't clear what that meant. After business school I worked on cold-war intelligence technologies at Litton Industries. I was there for less than a year when I got appendicitis, and while I was having my appendix out someone stole my project from the lab. The Feds were all

over the place. I left Litton in 1965. That was the last time I worked for a company that wasn't mine.

A politician friend wanted to be able to mass-mail letters to specific groups of voters. I thought we could use computers to create targeted letters based on information about groups of people. The politician and I and two other guys started a company to do that for large marketers.

We got into list management, which means segmenting a marketer's mailing list according to demographics and buying patterns. We also saw a big opportunity in subscription fulfillment—making sure the right people get the publications they subscribe to. One of our clients was *The Christian*





Think big.

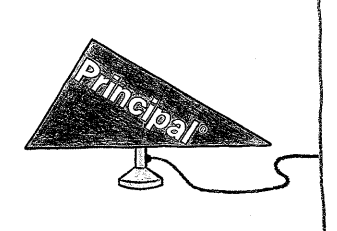
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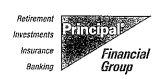
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Case 6:06-cv-00082-LED-JDL Document 57 Filed 10/03/2006 Page 53 pf 71





state, country, world. At least that's how we see it. For over 125 years, we've focused and investments, medical coverage or life insurance, we can easily customize Because no matter how big you are, truth is, we'd like to help you get bigger.



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Science Monitor. Only 70 percent of the time did subscribers get it on the day they expected it. I went into one of the printing lants and watched people take the Monitors off the belt and stuff them in mail sacks. There was a thick manual about how to put stuff in the sack and the maximum weight and the minimum number of pieces. These were minimumwage people—a lot of them didn't speak English. And they were writing out the tags that went on the mail sacks by hand and then taking them to the post office where more was the world of the control of the cont a table and then put them in other sacks. We came up with a system to computerize that: Labels would be printed according to Zip codes and the newspapers would then be sorted based on their destinations. We got it working, and I'll be damned if they didn't get 92 percent on-time delivery.

One of my business school friends was high up at the U.S. Postal Service, and they'd been studying the Monitor thing. He said, "We save so much money with this, do you think you could get your buddies in the direct marketing business to do it if we give them a discount?" It cost 9.6 cents to mail a catalog, so I said, "How about four ents?" Eight months later the post office announced its first Carrier Route Presort discount, and it was four cents. Now about half of all mail is delivered that way. I think they paid me \$500 for introducing the idea.

Around 1977, I had sold my company, and my wife, Joan, and I bought a catalog company. It was called Clymer's of Bucks County and it sold American handicrafts. We also began to handle warehousing and fulfillment for other catalogs. All the catalogs were losing 2 percent of sales because of inefficiencies in the paymentprocessing system—the networks were set up for retailers and not for situations where the buyer isn't present to hand over his card. So in 1982 I put together a system to address the requirements of catalogs and the card-not-present world. We eventually brought that 2 percent down to about .1 percent.

I started the first Litle & Co. in 1986, with \$1.6 million of unsecured credit

Inc.com For a full archive of past How I Did It features, visit www.inc.com/keyword/hidi.

from the bank. The total amount Joan and I put in was \$1,000. It was another payments-processing company for catalogers. We had customers like AOL, Lands' End, most of the guys on latenight television selling Chinese woks.

We did some significant things. We worked with Visa to introduce address verification, where a cataloger asks for the customer's billing address as a way to check his identity. With American Express we introduced the identification

marketing or Internet conferences. Third, we have to know Visa and MasterCard regulations. And fourth, we have to know how to manage risk. We are the ones who make sure the card issuers get their money from our customers' sales. So if one of our customers goes out of business we take it on the chin pretty hard.

This is the engineer in me talking, but I want to build the perfect payment processing system. The software environment has changed a lot since my old Enthal Placed Postument 57 hing File to 1940, 342 Post a what it 54 to 4 in 71

"Like those other things, installment billing was a dumb idea of mine, then it was an interesting idea of mine, then it was then it was Visa's idea."

we got through was installment billing. Visa had rules against that because the interest would be paid to the seller and not the credit card issuer. We explained that companies like NordicTrack don't want the interest; they want to increase their sales. We suggested a rule that would prohibit the seller from collecting interest on installment payments. Six weeks later, the rules changed, and Visa ended up selling installment payments as a feature. Like those other things it was a dumb idea of mine, and then it was an interesting idea of mine, and then it was Visa's idea.

In 1995 I sold the company to First USA for about \$80 million. I didn't sell them my name so they renamed it Paymentech.

In 2001 I started this company. It does the same thing as the first Litle & Co., but it's a different entity. More than half of our clients are Internet marketers.

To succeed, we have to know four things. First, we have to be good systems guys. Our competitors are very nontechnical, whereas systems are our core competence. Second, we have to know our market. Our competitors are populated by bankers and go to banking conferences; we go to direct

our computer room: The undepreciated value of all our computer hardware is around \$500,000. There was probably \$20 million in the old Litle & Co., and we had twice the number of employees.

My son Tom has an art history degree and a fine arts degree. He also ran a successful venture capital firm for six years. But he worked at my other companies during the '90s, and last year he joined this one as vice president of business development. He's done such a terrific job that the members of our executive committee have come to me individually and said, "It's time to make Tom CEO." So we did that.

One of my personal goals for this year is not to be in the critical path of anything going on at the company. I think I'm doing a good job at staying out of these guys' way. I'm in the meeting every month where we plan the next month's software. And I explain how to deal with Visa and MasterCard, and with our partner bank, Wells Fargo. But I don't roll up my sleeves and do things like I used to.

People think I'm crazy, but I love this business.

As told to Leigh Buchanan



HUMMER
LIKE NOTHING ELSE:

Pictured. The 2007 H2. © General Motors Corporation, 2006. HUMMER.COM

EXHIBIT I

Paul Hastings

ATTORNEYS

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Atlanta Beijing Brussels Hong Kong London Los Angeles Milan New York **Orange County** Palo Alto Paris San Diego San Francisco Shanghai Stamford Tokyo

Washington, DC

650-320-1823 robertmatz@paulhastings.com

September 1, 2006

Via E-Mail

Hilary Preston, Esq. Vinson & Elkins LLP 666 Fifth Avenue, 26th Floor New York, New York 10103

Re: AdvanceMe, Inc. v. RapidPay LLC, et al. (No. 6:05-cv-00424) (E.D. Tex.); AdvanceMe, Inc. v. AmeriMerchant, LLC (No. 6:06-CV-82)(E.D. Tex.). Defendants' Amended and Second Amended Invalidity Contentions

Dear Hilary:

I write to inform you that Defendants in the above-referenced matters have violated the Patent Rules of the Eastern District of Texas by purporting to amend their Preliminary Invalidity Contentions without an order of the Court.

P.R. 3-7 provides:

Amendment or modification of the....Preliminary or Final Invalidity Contentions, other than as expressly provided in P.R. 3-6, may be made only by order of the Court, which shall be entered only upon a showing of good cause.

In the RapidPay matter, Defendants have twice purported to amend their Preliminary Invalidity Contentions without an order of the Court. On July 21, 2006, Defendants attempted to amend their Preliminary Invalidity Contentions by adding a number of alleged prior publication references to their Preliminary Infringement Contentions: (1) a credit card processing agreement among Electronic Data Systems Corporation, Reno Air, and First USA Merchant Services, (2) an article from Forbes magazine, and (3) a Promissory Note between Litle & Co. and Exposures, Inc.. On August 30, 2006, the RapidPay Defendants purported to amend their Preliminary Invalidity Contentions to include additional prior publication references with respect to Litle & Co., including (1) a Litle & Co. Member Agreement, (2) a Demand Promissory Note for Postage Advances between Museum Publications of America and Litle & Co., (3) a February 17, 1994 Letter from Robert George to Michael Duffy. Since amendment of Defendants' Preliminary Invalidity Contentions can be made only by order of the Court, and since there is no order of the Court granting Defendants permission to amend their Preliminary Invalidity Contentions, these purported Amended and Second Amended Invalidity Contentions are of no legal effect.

Hilary Preston, Esq. September 1, 2006 Page 2

In the AmeriMerchant matter, on August 30, 2006, Defendant purported to amend its Preliminary Invalidity Contentions to include prior publication references with respect to Litle & Co., including (1) a Litle & Co. Member Agreement, (2) a Demand Promissory Note for Postage Advances between Museum Publications of America and Litle & Co., (3) a February 17, 1994 Letter from Robert George to Michael Duffy. Again, since amendment of Defendant's Preliminary Invalidity Contentions can be made only by order of the Court, and since there is no order of the Court granting Defendant permission to amend its Preliminary Invalidity Contentions, its Amended Preliminary Invalidity Contentions are of no legal effect.

In light of the foregoing, please be advised that AdvanceMe will only be considering those contentions set forth in Merchant Money Tree, Inc., First Funds LLC, and Reach Financial, LLC's Preliminary Invalidity Contentions, dated July 7, 2006, and AmeriMerchant, LLC's Preliminary Invalidity Contentions, dated July 20, 2006.

Robert C. Matz

Sincerely

for PAUL, HASTINGS, JANOFSKY & WALKER LLP

LEGAL_US_W # 54328782.1

EXHIBIT J

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1
                         VOLUME: I
1
                         PAGES: 1 - 306
                         EXHIBITS: Per index
2
3
             UNITED STATES DISTRICT COURT
           FOR THE EASTERN DISTRICT OF TEXAS
4
                    TYLER DIVISION
5
                     C.A. No. 6:05-cv-424-LED-JDL
6
                                       )
    ADVANCEME, INC.,
7
                Plaintiff
8
    vs.
9
    RAPIDPAY LLC, BUSINESS CAPITAL
10
    CORPORATION, FIRST FUNDS LLC,
    MERCHANT MONEY TREE, INC.,
11
    REACH FINANCIAL, LLC and
    FAST TRANSACT, INC.
12
    d/b/a SIMPLE CASH,
                Defendants
13
14
                     C.A. No. 6:06-cv-82-LED
15
    ADVANCEME, INC.,
16
                Plaintiff
17
     vs.
18
     AMERIMERCHANT, LLC,
19
                Defendant.
20
21
                VIDEOTAPED DEPOSITION
22
                          OF
23
                THOMAS J. LITLE, IV
24
            WEDNESDAY, SEPTEMBER 6, 2006
25
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422	124
122	
1 it, and the performance obligation was	1 prepared with two columns. The left column
2 something that the fulfillment company is	2 lists the claims of the patent, which is the
3 legally required to do anyway, and that is,	3 claims on Litle Exhibit 11 that you just
4 don't charge the customer until the goods	4 read, 1 and 10, as well as all the other
5 are shipped.	5 claims which are printed in the left column,
6 Q. What are the obligations of the catalog	6 and in the right column, we've cited to
7 company?	7 portions of the Litle documents that you've
8 A. In what sense?	8 testified here today that refer to the
9 Q. In the three-party agreement, did the	9 elements of the claim that are listed in the
10 merchant have any obligations to the	10 left-hand column, and what I'd like to ask
11 fulfillment company?	11 you to do is we'll go through this row by
12 A. The merchant had to pay the fulfillment	12 row and I'd like you to read the right-hand
13 company for their services.	13 column, I'll read the left-hand column to
14 Q. And the obligations of Litle & Company?	14 you, and ask you to tell us if what we've
15 A. We had to pay the fulfillment company on	15 cited in the right-hand column is accurate.
16 behalf of the merchant and we had our normal	16 MR. EDELMAN: Excuse me. Before
17 obligations as for routine payment	17 you read that, can I have a representation
18 processing, as well.	18 as to whether this was provided
19 Q. That were outlined in the Member Agreement?	19 MR. GRAY: Yes, it was.
20 A. Yes.	20 MR. EDELMAN: It was provided when?
21 (One-page document entitled "US	21 MR. GRAY: Last week sometime.
22 6,941,281 B1" is marked Exhibit	22 MR. EDELMAN: Okay.
23 Number 11 for Identification.)	23 MR. SMITH: I'd like to note, we're
24 Q. I'm handing you what has been marked Litle	24 not going to object to the line of
25 Exhibit 11, which are the claims of United	25 questioning, certainly, but Mr. Litle is
123	125
1 States Patent 6941281. It shows it's	1 here as a fact witness. He is not rendering
	 here as a fact witness. He is not rendering a conclusion on patent validity. He is here
1 States Patent 6941281. It shows it's 2 just the last page of the Patent Column 7 3 and 8.	 here as a fact witness. He is not rendering a conclusion on patent validity. He is here simply to testify as a factual witness. I
1 States Patent 6941281. It shows it's 2 just the last page of the Patent Column 7 3 and 8. 4 MR. EDELMAN: I'll object to the	 here as a fact witness. He is not rendering a conclusion on patent validity. He is here simply to testify as a factual witness. I just wanted to make that clear before
1 States Patent 6941281. It shows it's 2 just the last page of the Patent Column 7 3 and 8. 4 MR. EDELMAN: I'll object to the 5 extent that you're excerpting a page from an	 here as a fact witness. He is not rendering a conclusion on patent validity. He is here simply to testify as a factual witness. I just wanted to make that clear before MR. EDELMAN: And again, I want to
1 States Patent 6941281. It shows it's 2 just the last page of the Patent Column 7 3 and 8. 4 MR. EDELMAN: I'll object to the 5 extent that you're excerpting a page from an 6 entire patent and also not showing Mr. Litle	here as a fact witness. He is not rendering can conclusion on patent validity. He is here simply to testify as a factual witness. I just wanted to make that clear before MR. EDELMAN: And again, I want to object to the extent that this is being
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126	128
1 A. Okay.	1 MR. EDELMAN: I can put my
2 Q and if you would like to refer back to	2 objections on the record.
3 Litle Exhibit 11, right there, you can read	3 MR. SCHUURMAN: Well, make them
4 the full claim in context.	4 short.
5 A. Okay.	5 MR. EDELMAN: I will make them as
6 Q. So "A method for automated payment," and	6 long as I want to make them.
7 what we've listed here are all the documents	7 Q. Based on your understanding after being in
8 you've testified about today and stated	8 the card processing industry for about 25
9 "Litle & Company utilized a method for	9 years
10 automated payments as repayment of	10 A. More than that.
11 obligations owed by merchants either for	11 Q. I'm sorry? Longer than that?
12 postage or cash advances." Is that correct?	12 MR. SMITH: 25-plus.
13 A. Yeah, and also, the reserves and something	13 Q. 25-plus years.
14 like the Hanover Direct obligation. The	14 MR. EDELMAN: Don't make him a
15 other kinds of obligations that we've talked	15 patent attorney.
16 about. So it isn't just for postage or cash	16 Q. Do the
17 advances.	17 MR. GRAY: I'm sorry. Is that an
18 Q. Was the fulfillment center operation that	18 objection?
19 you just testified about, was that a method	19 MR. EDELMAN: Yes, it is.
20 of automated payment?	20 MR. GRAY: I didn't hear
21 A. To the fulfillment center?	21 "objection."
22 Q. Yes.	22 MR. EDELMAN: Objection. It
23 A. Yes.	23 doesn't make him a patent attorney. Go
24 Q. What about for the wire fee you discussed?	24 ahead.
25 A. For the what?	25 MR. GRAY: Please limit your
127	129
1 Q. For the wire fee; was that a method for	1 objections to objections as to form.
2 automated payment?	2 MR. EDELMAN: It was a beautiful
3 A. Yes.	3 objection as to form.
4 Q. And was equipment payments for equipment	4 Q. Okay. Does the right-hand column, does that

rental and purchase, was that a method for 6 automated payment?

7 A. Yes.

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8 Q. Looking now at the second row of the first page of Litle 12, the claim says "At a merchant, accepting a customer identifier as payment from the customer." Can you look at the right-hand column and tell me whether or not those citations from the Litle documents show that a merchant accepted the customer identifier as payment from the customer?

MR. EDELMAN: Objection. Calls for claim construction, beyond the scope of the testimony, misleading, lack of foundation.

19 Q. I absolutely do not want you to try to 20 construe the claims.

> MR. EDELMAN: He has to construe the claim to answer the question.

MR. SCHUURMAN: Why don't you ask 23 him during your cross and stop interfering. 24 25 Go ahead.

recite citations to the documents you've 5

testified about today that show a merchant 6 accepts a customer identifier as payment 7

8 from a customer? 9

MR. EDELMAN: Same objection.

10 Q. Please take as much time as you need.

11 A. And the question is, at that time, did we accept the customer identifier as a payment 12 13 for transaction, and the answer is we did.

14 Q. The merchants did or Litle & Company did?

15 A. The merchants accepted it.

16 Q. As described in the quotes in this chart 17 that you're reading?

MR. EDELMAN: Same objection.

19 A. Right.

18

20 Q. Okay. Looking at the bottom row on Page 2 of Litle Exhibit 12, the claim states "and 21

electronically forwarding information 22

related to the payment to a computerized

23 24

merchant processor." Could you please tell

25 me whether the cites in the right-hand

33 (Pages 126 to 129)

130 column illustrate that Litle & Company electronically -- or that the merchant electronically forwarded information related to the payment to Litle & Company?

MR. EDELMAN: Objection. Calls for claim construction, beyond beyond the scope of the deposition, lack of foundation.

8 A. Yes.

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- 9 Q. And to clarify, you said that using -pursuant to the Member Agreement, which is 10
- Litle Exhibit 4, the merchant would accept 11
- 12 credit cards, debit cards, and charge cards,
- such as an American Express card? 13
- 14 A. That's correct.
- 15 Q. And did you also testify that the merchant 16 would accept those cards using a telephone 17 and inputting the credit card number into a 18 computer?
- 19 A. That's one way, yes.

MR. EDELMAN: I just want to put an objection on the record. It wasn't clear to me -- vague and ambiguous as to which merchants you're referring to.

24 Q. Which merchants would accept a credit card 25 via telephone?

1 needed for our process, and then the

2 settlement information might have gone to

132

- NDC first and then through NPC, but it was 3
- 4 part of our contract, and the settlement
- 5 information sometimes then went directly to
- 6 us. Could go any one of those ways.
- O. Whether the card was present or not present, 7 was the information related to the payment, 8
- 9 such as the card number and the payment
- amount --10
- 11 A. Yes.
- 12 Q. -- was that electronically forwarded?
- 13 A. Yes. In the card-not-present, it was always
- 14 directly forwarded to us.
- 15 Q. Electronically?
- 16 A. Yes. When it was card-not-present, it was
- always forwarded electronically, but the 17
- 18 route that it took could vary, depending on
- 19 the circumstances.
- 20 Q. Okay. Thank you. On Page 3 of Litle
- Exhibit 12, the next portion of the claim 21
- states "at the computerized merchant 22
- 23 processor, acquiring the information related
- to the payment from the merchant, 24
- 25 authorizing and settling the payment, and

131

- 1 A. That's how the card-not-present merchants
- received most of their transactions. When 2
- they didn't receive them by telephone was 3
- when they -- or by an order blank sent
- 5 through the mail. It was typically at a
- 6 warehouse sale or something like that. Then
- 7 they were operating just like a normal
- retailer operating. 8
- 9 Q. And was the process by which those merchants
- forwarded information, such as the card, 10
- information and payment amount, to Litle & 11
- Company in the authorization step in Litle 12
- 13 10, was that process different for
- card-not-present or card-present 14
- 15 transactions?
- 16 A. How they actually forwarded the information
- 17 to us? Yeah. Actually, sometimes we got
- the settlement information -- well, the 18
- authorization process might not -- I can't 19
- 20 remember. It depended on the situation. Might not have actually gone through us, but 21
- we were responsible for it. It might have 22
- gone directly to NDC, and then that 23
- information would have come to us through 24
- NDC, the authorization information, which we 25

- 133 forwarding at least a portion of the payment 1
- to a computerized payment receiver as 2
- 3 payment of at least a portion of an
- 4 obligation made by the merchant."
- 5 A. Uh-huh.
- 6 Q. Could you please read the citations in the
- right-hand column, and it flows over on to 7 8
 - Page 4 and 5, and tell me whether that
- accurately recites the portions of the 9 agreements you've testified to today. 10

MR. EDELMAN: I'm sorry. Was your 11 12 question getting at whether it reflects the language of the Claim 10?

MR. GRAY: No. I asked whether it 14 15 accurately reflects --

> MR. EDELMAN: Reflects the agreements.

- 17 18 Q. Do you understand my question?
- 19 A. Yeah. You are asking -- I'll read it back.
- As I understand it, you're asking me to look 20
- at the citations and without trying to 21
- interpret whether they comply with the 22
- 23 patent or not, you're asking whether those
- 24 citations are accurate. Is that true?
- 25 Q. Right.

34 (Pages 130 to 133)

13

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	134
1 MR. EDELMAN: That's fine.	1 differently.
2 A. I have a question. In the first sentence	, 2 MR. SMITH: He knows too well.
3 it says, at the end, "Management fee to	3 MR. EDELMAN: Objection.
4 Litle & Company, or order." I'm not sur	4 A. And then they charge you for it.
5 that's either what it says or what it shou	
6 have said.	6 has been in the payment processing
7 Q. I believe that is what it says. That's	7 industry for 25-plus years.
8 Litle Exhibit 7, I believe?	8 A. I would say I understand what the left-hand
9 MR. EDELMAN: I'm sorry. Where	is 9 column is getting at and the right-hand
10 the witness referring?	10 column is a reflection of exactly that
11 MR. GRAY: The bottom of Page :	3, 11 Q. Okay.
12 the bottom paragraph in the right colum	
13 the fourth line down.	13 Q. And I'm going to be asking the same
14 MR. EDELMAN: Oh, I see it.	14 questions about each row going throughout
15 Thanks.	this document. So beginning on Page 5,
16 A. Yeah, I think that was a typo and it sho	
17 have probably said it should have	17 right column?
18 probably referred to what we were think	_
19 of setting up or maybe had set up as a	19 accurate representation?
20 separate operation to do postage financ	ing. 20 Q. Yes.
21 Q. Okay. Outside of Litle & Company?	21 A. Yes, it is.
22 A. Right. Well, it would have been owned	by 22 Q. Do those citations accurately reflect your
23 roughly the same people, but it would h	
24 been a separate operation.	24 left-hand column?
25 Q. Do you have any other questions about	the 25 MR. EDELMAN: Same objections.
	135
1 citations in the right column?	1 A. Yes. I understand the computer payment
2 A. Yeah. I'd like to look at the definition of	2 receiver as what I call the third party, and
3 "prepayments."	3 if that's the case, yes, it does accurately
4 Q. That's in the Member Agreement?	4 reflect it.
5 A. Okay. Yes, that's accurate.	5 Q. Looking at the next row, and the left-hand
6 Q. Do all these citations on Pages 3 through	
7 accurately reflect your understanding of	7 A. Uh-huh.
8 what the language in the left column	8 Q it says "The method of claim 1 wherein
9 requires?	9 the accepting step comprises accepting a
10 MR. EDELMAN: Same objections.	10 credit card number as the customer
11 A. As I understand it, yes.	identifier." Could you please look at
12 Q. And do you have any questions about wh	hat 12 what's cited in the right-hand column and
that do you understand what the claim	tell me if that accurately reflects the Litle documents and well, if it
14 language in the left-hand column is on the	
15 pages?	15 accurately reflects that Litle accepted 16 credit card numbers? Sorry. Let me start
16 MR. EDELMAN: Same objection.	17 over. That the merchants who processed
17 MR. SMITH: Objection. I think 18 "claim language" is misleading. He can	through Litle accepted credit card numbers.
	,
19 talk about what the words say, but "claim20 language" is a big problem.	20 MR. SMITH: Do you understand that
21 Q. The language that's printed in the left-ha	
22 column, do the right-hand citations	22 THE WITNESS: I think so.
22 courstely reflect your understanding?	23 O Let me rephrase. Sorry. Could you look at

35 (Pages 134 to 137)

23 Q. Let me rephrase. Sorry. Could you look at

the citations in the right-hand column and

tell me whether those citations accurately

24

25

accurately reflect your understanding?

always interpret stuff a little

24 A. As a layman's understanding because lawyers

23

138	140
1 illustrate that Litle & Company processed	1 computer chip on them that did something.
2 credit card transactions for merchants?	2 There are cards now that carry changing
3 MR. EDELMAN: Same objections.	3 passwords on it, sort of like an RSA
11	4 password. There are cards that you can
4 A. Yes. That was our service, processing 5 credit cards for merchants.	5 stick your thumb over and it can identify
H	·
6 Q. And on Page 6 of Litle Exhibit 12, the	
7 bottom row begins with the number 3, could	7 your thumb print and not somebody else's. A
8 you please look at the right-hand column	8 Smart Card encompasses all kinds of stuff.
9 and, disregarding the first paragraph,	9 A Smart Card typically had to be used in
10 please tell me whether those citations	10 conjunction with some sort of terminal
11 A. Disregarding the first paragraph?	11 device. So we didn't handle any Smart Cards
12 Q. Right, disregarding, and was your testimony	12 that I know, except that it's also my
13 earlier that Litle would process debit cards	13 understanding that some Smart Cards had Visa
14 on behalf of merchants?	14 or MasterCard identification numbers on
15 A. Yes, but they weren't necessarily identified	15 them, and if that case, if somebody gave
16 as debit cards.	16 those Visa and MasterCard identification
17 Q. Right.	17 numbers over the telephone as a
18 A. In fact, they were necessarily by the	18 card-not-present card, we would handle it
19 payment networks disguised as debit cards.	19 like we'd handle any other credit card,
20 Q. Could you please read the citations to the	20 although we wouldn't necessarily know it was
21 documents and tell me whether those	21 a Smart Card.
22 citations showed that Litle accepted debit	22 Q. Could you look at Page 8 of Litle Exhibit
23 cards sorry that Litle processed	23 12, the very bottom line, and Page 9, and
24 transactions where debit cards were used at	24 tell me whether the citations to the Litle
25 the merchant?	25 documents in the right-hand column
	· ·
	141
139	141
139 1 MR. EDELMAN: Same objections.	
139 1 MR. EDELMAN: Same objections. 2 A. And the question again, is?	141 1 illustrate that Litle processed charge card 2 transactions for its merchants.
139 1 MR. EDELMAN: Same objections. 2 A. And the question again, is? 3 Q. Whether these citations in the right-hand	141 1 illustrate that Litle processed charge card 2 transactions for its merchants. 3 MR. EDELMAN: Same objections as
139 1 MR. EDELMAN: Same objections. 2 A. And the question again, is? 3 Q. Whether these citations in the right-hand 4 column illustrate that Litle would process	141 1 illustrate that Litle processed charge card 2 transactions for its merchants. 3 MR. EDELMAN: Same objections as 4 before.
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139 1 MR. EDELMAN: Same objections. 2 A. And the question again, is? 3 Q. Whether these citations in the right-hand 4 column illustrate that Litle would process 5 debit card transactions for merchants. 6 A. Yes.	141 1 illustrate that Litle processed charge card 2 transactions for its merchants. 3 MR. EDELMAN: Same objections as 4 before. 5 A. Yes. 6 Q. And on the row that's numbered 6, would you
139 1 MR. EDELMAN: Same objections. 2 A. And the question again, is? 3 Q. Whether these citations in the right-hand 4 column illustrate that Litle would process 5 debit card transactions for merchants. 6 A. Yes. 7 Q. Do you know what a Smart Card is?	141 1 illustrate that Litle processed charge card 2 transactions for its merchants. 3 MR. EDELMAN: Same objections as 4 before. 5 A. Yes. 6 Q. And on the row that's numbered 6, would you 7 please read the citations in the right-hand
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139 1 MR. EDELMAN: Same objections. 2 A. And the question again, is? 3 Q. Whether these citations in the right-hand 4 column illustrate that Litle would process 5 debit card transactions for merchants. 6 A. Yes. 7 Q. Do you know what a Smart Card is? 8 A. Yes. 9 Q. What is a Smart Card? 10 A. It's typically a card with a chip on it that	141 1 illustrate that Litle processed charge card 2 transactions for its merchants. 3 MR. EDELMAN: Same objections as 4 before. 5 A. Yes. 6 Q. And on the row that's numbered 6, would you 7 please read the citations in the right-hand 8 column and tell me whether that accurately 9 illustrates that the merchants for whom 10 Litle would process transactions would
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139 1 MR. EDELMAN: Same objections. 2 A. And the question again, is? 3 Q. Whether these citations in the right-hand 4 column illustrate that Litle would process 5 debit card transactions for merchants. 6 A. Yes. 7 Q. Do you know what a Smart Card is? 8 A. Yes. 9 Q. What is a Smart Card? 10 A. It's typically a card with a chip on it that 11 carries information about an individual. In 12 those days, they were talking about Smart 13 Cards carrying your medical history and all 14 kinds of stuff on it, and so they would have	141 1 illustrate that Litle processed charge card 2 transactions for its merchants. 3 MR. EDELMAN: Same objections as 4 before. 5 A. Yes. 6 Q. And on the row that's numbered 6, would you 7 please read the citations in the right-hand 8 column and tell me whether that accurately 9 illustrates that the merchants for whom 10 Litle would process transactions would 11 sometimes accept credit cards at their 12 warehouse sales or otherwise at the merchant 13 location? 14 MR. EDELMAN: Same objections.
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139 1 MR. EDELMAN: Same objections. 2 A. And the question again, is? 3 Q. Whether these citations in the right-hand 4 column illustrate that Litle would process 5 debit card transactions for merchants. 6 A. Yes. 7 Q. Do you know what a Smart Card is? 8 A. Yes. 9 Q. What is a Smart Card? 10 A. It's typically a card with a chip on it that 11 carries information about an individual. In 12 those days, they were talking about Smart 13 Cards carrying your medical history and all 14 kinds of stuff on it, and so they would have 15 represented a distributor database of a 16 hundred million nodes, which was in my view 17 ridiculous, and I said so on regular	141 1 illustrate that Litle processed charge card 2 transactions for its merchants. 3 MR. EDELMAN: Same objections as 4 before. 5 A. Yes. 6 Q. And on the row that's numbered 6, would you 7 please read the citations in the right-hand 8 column and tell me whether that accurately 9 illustrates that the merchants for whom 10 Litle would process transactions would 11 sometimes accept credit cards at their 12 warehouse sales or otherwise at the merchant 13 location? 14 MR. EDELMAN: Same objections. 15 A. Well, interestingly enough, 16 card-not-present, based on the Visa and 17 MasterCard regulations, the
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139 1 MR. EDELMAN: Same objections. 2 A. And the question again, is? 3 Q. Whether these citations in the right-hand 4 column illustrate that Litle would process 5 debit card transactions for merchants. 6 A. Yes. 7 Q. Do you know what a Smart Card is? 8 A. Yes. 9 Q. What is a Smart Card? 10 A. It's typically a card with a chip on it that 11 carries information about an individual. In 12 those days, they were talking about Smart 13 Cards carrying your medical history and all 14 kinds of stuff on it, and so they would have 15 represented a distributor database of a 16 hundred million nodes, which was in my view 17 ridiculous, and I said so on regular 18 occasions in front of a bunch of credit card 19 people. Now, it's really become a card that 20 carries personal identification	illustrate that Litle processed charge card transactions for its merchants. MR. EDELMAN: Same objections as before. A. Yes. Q. And on the row that's numbered 6, would you please read the citations in the right-hand column and tell me whether that accurately illustrates that the merchants for whom Litle would process transactions would sometimes accept credit cards at their warehouse sales or otherwise at the merchant location? MR. EDELMAN: Same objections. A. Well, interestingly enough, card-not-present, based on the Visa and MasterCard regulations, the card-not-presents were accepted at the merchant location that was their office or the place where they were accepting orders,
139 1 MR. EDELMAN: Same objections. 2 A. And the question again, is? 3 Q. Whether these citations in the right-hand 4 column illustrate that Litle would process 5 debit card transactions for merchants. 6 A. Yes. 7 Q. Do you know what a Smart Card is? 8 A. Yes. 9 Q. What is a Smart Card? 10 A. It's typically a card with a chip on it that 11 carries information about an individual. In 12 those days, they were talking about Smart 13 Cards carrying your medical history and all 14 kinds of stuff on it, and so they would have 15 represented a distributor database of a 16 hundred million nodes, which was in my view 17 ridiculous, and I said so on regular 18 occasions in front of a bunch of credit card 19 people. Now, it's really become a card that 20 carries personal identification 21 information. So a Smart Card is usually an	illustrate that Litle processed charge card transactions for its merchants. MR. EDELMAN: Same objections as before. A. Yes. Q. And on the row that's numbered 6, would you please read the citations in the right-hand column and tell me whether that accurately illustrates that the merchants for whom Litle would process transactions would sometimes accept credit cards at their warehouse sales or otherwise at the merchant location? MR. EDELMAN: Same objections. A. Well, interestingly enough, card-not-present, based on the Visa and MasterCard regulations, the card-not-presents were accepted at the merchant location that was their office or the place where they were accepting orders, and that location, I think in those days, it
139 1 MR. EDELMAN: Same objections. 2 A. And the question again, is? 3 Q. Whether these citations in the right-hand 4 column illustrate that Litle would process 5 debit card transactions for merchants. 6 A. Yes. 7 Q. Do you know what a Smart Card is? 8 A. Yes. 9 Q. What is a Smart Card? 10 A. It's typically a card with a chip on it that 11 carries information about an individual. In 12 those days, they were talking about Smart 13 Cards carrying your medical history and all 14 kinds of stuff on it, and so they would have 15 represented a distributor database of a 16 hundred million nodes, which was in my view 17 ridiculous, and I said so on regular 18 occasions in front of a bunch of credit card 19 people. Now, it's really become a card that 20 carries personal identification	illustrate that Litle processed charge card transactions for its merchants. MR. EDELMAN: Same objections as before. A. Yes. Q. And on the row that's numbered 6, would you please read the citations in the right-hand column and tell me whether that accurately illustrates that the merchants for whom Litle would process transactions would sometimes accept credit cards at their warehouse sales or otherwise at the merchant location? MR. EDELMAN: Same objections. A. Well, interestingly enough, card-not-present, based on the Visa and MasterCard regulations, the card-not-presents were accepted at the merchant location that was their office or the place where they were accepting orders,

36 (Pages 138 to 141)

card-not-present, but card present is more

obvious. Card-presents were done -- one of

24

25

24 25 stored information on them, but I always

looked at Smart Cards as those that had a

142	144
1 the things that I actually got Visa and	1 it religiously and sometimes they didn't do
2 MasterCard to do was to allow us, instead of	2 so well, but
3 putting the city and state as an identifier	3 Q. And you earlier did you earlier testify
4 for where the card-not-present transactions	4 that some of Litle & Company's merchants
5 came from, allowing them or now, it's a	5 would have credit card terminals or card
6 requirement to put the 800 number of the	6 terminals at the merchant location?
7 customer service number on it. I don't	7 A. Yes, and we could always identify those
8 remember at this time whether the actual	8 transactions, because we'd get a terminal
9 city and state was still required, but this	9 number and we knew which terminal it was
10 was interestingly enough true for	10 used, and so we'd always know that was a
11 card-not-present, as well as card-present	11 card-present transaction. We didn't
12 transactions.	12 necessarily always know that a
	13 card-not-present transaction was a telephone
13 Q. On Page 10, Row 7, would you please tell me	14 order or a mail order, and I frankly don't
14 whether the right-hand column illustrates	· · · · · · · · · · · · · · · · · · ·
how merchants for whom Litle would process	
16 transactions would electronically accept	16 Q. How would you receive that information from
17 cards?	17 the terminal?
18 MR. EDELMAN: Same objections.	18 A. Well, it could take several routes, but
19 MR. SMITH: It looks like, an some	19 electronically, the path that it took
20 of this, there's some editorial, as well.	20 would could take several different
21 So within the quotes is what came from the	21 routes. It could come right from the
22 documents; is that right?	22 terminal to us. It could go from the
23 MR. GRAY: Right.	23 terminal to NDC. It could go from the
24 MR. SMITH: Are you asking him to	24 terminal to NPC, and I don't really remember
25 verify what is in the parentheses?	25 all the ways, but we would change over
143	145
143	145
1 MR. GRAY: No.	1 time, we would change the way we did that.
1 MR. GRAY: No. 2 MR. SMITH: Okay. So just I	time, we would change the way we did that. For efficiency reasons, for cost reasons,
1 MR. GRAY: No. 2 MR. SMITH: Okay. So just I 3 just want to be	 time, we would change the way we did that. For efficiency reasons, for cost reasons, for whatever reasons, we would change that,
1 MR. GRAY: No. 2 MR. SMITH: Okay. So just I 3 just want to be 4 MR. GRAY: Well, actually, yes.	 time, we would change the way we did that. For efficiency reasons, for cost reasons, for whatever reasons, we would change that, but we always received it electronically.
1 MR. GRAY: No. 2 MR. SMITH: Okay. So just I 3 just want to be 4 MR. GRAY: Well, actually, yes. 5 Q. If we say it shows something, I'd like you	 time, we would change the way we did that. For efficiency reasons, for cost reasons, for whatever reasons, we would change that, but we always received it electronically. We probably received some paper
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1 MR. GRAY: No. 2 MR. SMITH: Okay. So just I 3 just want to be 4 MR. GRAY: Well, actually, yes. 5 Q. If we say it shows something, I'd like you 6 to verify that the quote actually does 7 show. 8 MR. SMITH: Do you understand what 9 they're asking?	time, we would change the way we did that. For efficiency reasons, for cost reasons, for whatever reasons, we would change that, but we always received it electronically. We probably received some paper transactions, but I can't imagine, during the whole course of our company, we received more than a handful. Q. Looking at Row 8 on Page 10 of Litle Exhibit
1 MR. GRAY: No. 2 MR. SMITH: Okay. So just I 3 just want to be 4 MR. GRAY: Well, actually, yes. 5 Q. If we say it shows something, I'd like you 6 to verify that the quote actually does 7 show. 8 MR. SMITH: Do you understand what 9 they're asking? 10 THE WITNESS: Yes.	time, we would change the way we did that. For efficiency reasons, for cost reasons, for whatever reasons, we would change that, but we always received it electronically. We probably received some paper transactions, but I can't imagine, during the whole course of our company, we received more than a handful. Q. Looking at Row 8 on Page 10 of Litle Exhibit 11, did Litle & Company ever instruct FNBL
1 MR. GRAY: No. 2 MR. SMITH: Okay. So just I 3 just want to be 4 MR. GRAY: Well, actually, yes. 5 Q. If we say it shows something, I'd like you 6 to verify that the quote actually does 7 show. 8 MR. SMITH: Do you understand what 9 they're asking? 10 THE WITNESS: Yes. 11 A. This is certainly what was said. The idea	time, we would change the way we did that. For efficiency reasons, for cost reasons, for whatever reasons, we would change that, but we always received it electronically. We probably received some paper transactions, but I can't imagine, during the whole course of our company, we received more than a handful. Q. Looking at Row 8 on Page 10 of Litle Exhibit 10 12, did Litle & Company ever instruct FNBL to accumulate payments until a certain
1 MR. GRAY: No. 2 MR. SMITH: Okay. So just I 3 just want to be 4 MR. GRAY: Well, actually, yes. 5 Q. If we say it shows something, I'd like you 6 to verify that the quote actually does 7 show. 8 MR. SMITH: Do you understand what 9 they're asking? 10 THE WITNESS: Yes. 11 A. This is certainly what was said. The idea 12 of actually identifying a sale as a mail	time, we would change the way we did that. For efficiency reasons, for cost reasons, for whatever reasons, we would change that, but we always received it electronically. We probably received some paper transactions, but I can't imagine, during the whole course of our company, we received more than a handful. Q. Looking at Row 8 on Page 10 of Litle Exhibit 10 12, did Litle & Company ever instruct FNBL to accumulate payments until a certain amount is reached before forwarding
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1 Q. You can disregard the text on the right-hand 2

> MR. SMITH: Okay. Ignore what is on the paper. Can you read the question back, please.

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(The following question was read back by the court reporter: "Looking at Row 8 on Page 10 of Litle Exhibit 12, did Litle & Company ever instruct FNBL to accumulate payments until a certain amount is reached before forwarding payments?")

14 A. I'll answer that in two parts. The first part is, we did accumulate transactions. Some of our customers would send us -they'd go through a cycle every day. Some of them would go through a cycle every ten minutes, and based on the way transactions are settled, you know, they're all settled in a batch, that's all batch is today, even, and we would settle them through the Visa and MasterCard network. Also, multiple times during the day, but somebody like Micro Warehouse would send us batches every gateway into the networks, and so we would settle with them multiple times. Maybe we'd only settle with them once. I don't remember. I know when we were settling directly through Visa and MasterCard, we did settle with them multiple times.

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Now, we didn't -- the part of when we would electronically transmit the data to the merchants or the third parties, that was kind of independent of that. The dollar value would accumulate or the dollar value would show up in the First National Bank of Louisville account as a funds transfer in bulk. They were just one big number that came in from Visa, one number that came in from MasterCard, and then we'd sort it out according to our own accounting records. Maybe I don't understand the question.

- 19 O. Was there a particular event that would 20 trigger an electronic forwarding of money 21 from FNBL to a merchant or to a third 22 party?
- 23 A. Our instruction.
- 24 Q. And what was a typical instruction?
- 25 A. It would be, at this point in time -- "On

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- ten minutes, and we would accumulate those until it was convenient or until the next time we settled it through the Visa and MasterCard networks. Now, that wasn't necessarily accumulating it until a pre-determined amount was reached. It was accumulating it until either we wanted to get them in under the day's fiscal cutoff or for the next time we -- our next cycle we 10 had to settle through Visa and MasterCard. We probably had three or four times a day, 11
- 13 Q. Okay.

we did that.

- 14 A. Now, as far as accumulating payments until a pre-determined amount is reached, we really 15 didn't do that, as far as I can tell. 16
- 17 Q. Looking at Row 9 on Page 10, you just 18 described that Litle & Company would often instruct FNBL to forward the payments -- or 19 to settle the payments and forward the 20 payments daily; is that correct? 21
- 22 A. What we did is we settled the payments -when I said go to the Visa/MasterCard 23
- 24 networks, that, in those days I think was
- 25 through FNBL. They were operating as our

this day, transfer this amount to that 1

- 2 account, this account to that account," and
- it was just a list of amounts and accounts 3 4 that we would transfer.
- Q. Would it forward -- would it transfer those amounts daily, for example? 6
- 7 A. Yes. That cycle was done every day.
- Q. Okay. Looking at Line 9 on Page 10, the 8
- quote that begins "In consideration of 9
- Litle & Company making advances," if you 10
- look at the second line from the bottom of 11
- that quote on Page 11, it says, small Roman 12 Numeral ii, "The daily repayments shall be 13
- deducted from daily net proceeds." 14
- 15 A. Uh-huh.
- 16 Q. Does that show that FNBL would forward
- payments to the merchant daily and deduct --17 well, does that show that FNBL would forward 18
- 19 payments, net proceeds, daily to the
- 20 merchant?
- 21 A. Based on our instruction, we would say
- "Forward this amount of money, some amount 22
- of money, to the merchant." FNBL did not 23
- know what the components of that money was. 24
- From our point of view, our instructions 25

38 (Pages 146 to 149)

la .		
l	150	152
1	would say "Forward the daily net proceeds,	1 Q. (Cont'd. By Mr. Gray) Mr. Litle, I'd like
2	less any of the other obligations of the	2 you to look back at Litle Exhibit 11, and
3	merchant." The other obligations could be	3 again, read Claim 10 to yourself slowly.
4	for chargebacks that had actually already	4 When the language when the claim recites
5	been withheld by the networks, it could be	5 "means" for something, that means it's
		6 reciting an apparatus or equipment that is
6	for our fees, it could be for payment of	7 used for performing a particular function,
7	postage advances, it could be for payment of	
8	terminals, it could be to increase increase	8 and what I'd like to ask you is, for each of
9	the reserve account. It could be all kinds	9 those portions of a claim, and I'll begin
10	of stuff	10 with "means for accepting a customer
11	THE VIDEOGRAPHER: Five minutes	11 identifier as payment for the customer."
12	left on tape.	12 I'd like you to tell me whether there was
	A but when you say FNBL forwarded an	13 standard equipment used in the industry for
14	amount, they forwarded what we told them.	14 performing a particular function. Do you
15	It was the sum of all those components.	15 understand?
	Q. Would you instruct FNBL to forward those	16 A. I think so.
17	payments to the third party?	17 MR. EDELMAN: I object. Also, it
II .		18 calls for claim construction.
и	A. Yes.	19 Q. Was there standard equipment used in the
II	Q. Daily?	20 industry for accepting a customer identifier
11	A. Yes.	
	Q. For example	21 as payment from the customer?
u	A. It depended. Actually, sometimes we did do	MR. EDELMAN: Same objections.
23	it weekly, so we would I guess we	23 A. There were standards. There were several
24	would yeah, most of the time we did it	24 types of equipment. The one we dealt with
25	daily. Frankly, we tried to do everything	25 most was an order processing system that was
li .		, and the second se
 		
	151	153
1	daily. We tried to deal with interchange	1 basically a terminal and an operator would
1 2	daily. We tried to deal with interchange daily. We tried to deal with all this stuff	 basically a terminal and an operator would key in the order. The software that managed
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involved in the process?

21 A. The -- what hardware was --

claim construction.

asking generally.

MR. EDELMAN: Objection. Calls for

Q. -- was used by each entity in the process

outlined in Litle Exhibit 10, and I'm just

MR. SMITH: You mean, each of

156 154 cards, to check the validity, the mechanical 1 the --1 2 Q. Right. For example, computers, network and validity. The Visa and MasterCard 2 3 transactions were 16 characters long and modem. 3 4 A. Well, that's it. It was the way the started with a 4 and a 5 respectively, and 4 transaction was captured, whether it was in had a 10-check digit at the end, and that 5 5 an order entry system or a terminal, the way kind of stuff, and that was most of the 6 6 it was transmitted, whether it was connected 7 card-not-present transactions. 7 by modem or to a lease line -- a modem to a 8 8 Q. And Litle & Company processed -- did Litle & dial-up line. It was actually modems to a 9 9 Company process card transactions for frame relay line or connected to a lease merchants who accepted credit cards or cards 10 10 line at the merchant's end. Basically, the via terminals or computer keyboard input? 11 11 reverse of that at our end to receive the 12 12 A. Yes. The terminals was -- we certainly information, and the information went back 13 13 did. That was a smaller part of our and forth. When a merchant would send in a 14 14 business. settlement file, for example, then we had to 15 Q. What sort of hardware did merchants use to 15 send back a confirmation that what they 16 electronically forward information related 16 thought they sent us, we actually got, and 17 to the payment to Litle? 17 that was the moment in time, when we sent 18 18 A. They used -- on their computers, they had back that confirmation, when we owned the 19 connections to either -- in those days, they 19 20 transactions. 20 had connections to either a frame relay 21 Q. And you testified earlier to this, but what system, which was something supplied by the 21 hardware was used -- sorry. Let me start 22 22 telephone company, or a regular dial-up over. How was the money forwarded from FNBL telephone, and those transactions would get 23 23 to the third party in your diagram in 24 conveyed to us via those kinds of 24 25 Exhibit 10? 25 telephone-operated networks. 157 155 1 A. Either through a wire transfer, which was, 1 Q. Okay. How would Litle receive that a wire transfer system is operated by the 2 information from the merchant? 2 Fed -- it's the way banks typically transfer 3 A. We would also be connected to either a plain 3 money between each other -- or by the ACH --4 dial-up line, and the merchant would call 4 an ACH system, which means automated 5 the number, our number, basically, make a 5 6 clearinghouse, and I think that's operated telephone call, and we'd have a modem 6 by the Fed -- no. It's operated by an 7 connected to that and we'd receive the 7 organization called NACHA, National merchant's data, or we'd be connected to the 8 8 Automated Clearinghouse Association, or 9 other end of a frame relay circuit and 9 accept the information from the merchant, or 10 something like that, and which really did 10 the same thing as a wire did, except it took in some cases, we actually had a lease line 11 11 between the merchant and us, and so it was 12 a day longer. 12 13 O. In each of the examples that you've just like a -- the phone company provided 13 testified to here today, is the equipment 14 it, but it was like a wire between us and 14 that is used by each of the entities in 15 the merchant. 15 Litle Exhibit 10, is that -- is it the same 16 16 Q. What hardware was used for authorizing and equipment? settling the payment at each of the entities 17 17 18 A. Pretty much. Depending on the

25 Q. Okay. In other words, did the equipment

40 (Pages 154 to 157)

circumstance. If it was the same

circumstance, it would be the same type of

transmitting files at the same time, so

there were ten instances in the same

equipment, but --

equipment. I mean, we would have ten people

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1 change between the Hanover finance situation	1 we haven't really gotten to that aspect of
2 and the postage finance situation, for	2 what we what we think our service will
3 example?	3 be. I don't know if we'll ever perform
4 A. It could because it just depended on how	4 that. We may. We may not.
5 Hanover would receive payments. Maybe they	5 Q. When you say "that," do you mean providing
6 received an ACH. Maybe they received a	6 payments to third parties?
7 wire. I don't remember how they did that.	7 A. Yes.
8 Q. Either way, it was an electronic transfer?	8 Q. Do you have an option that's advertised on
9 A. Yes.	9 your website called Dynamic Settlement?
10 MR. GRAY: I'll pass the witness.	10 A. It's not active. Dynamic Settlement, no, we
11 (Discussion off the record.)	11 don't
12 CROSS-EXAMINATION	12 Q. What is Dynamic Settlement?
13 by Mr. Edelman:	13 A. Huh?
14 Q. Good afternoon.	14 Q. What is Dynamic Settlement?
15 A. Hi.	15 A. Actually, I don't remember what Dynamic
	16 Settlement is.
16 Q. I am Mike Edelman. I will be asking you 17 questions on behalf of Advanceme. Could you	17 Q. Doesn't Dynamic Settlement, as described on
	18 your website, describe payments to third
18 put Litle Exhibit 11 back in front of you? 19 Now, I believe you testified earlier that	19 parties?
II	20 MR. SMITH: Objection. Same
20 you thought, at least from your perspective, 21 that you understood what Claims 1 and 10	21 instruction. You're here in a personal
22 encompassed?	22 capacity; not as a representative of the new
23 A. Uh-huh.	23 Little & Co.
24 Q. Is that correct?	24 A. Okay. Providing payments to third parties.
25 A. Not from a lawyer's point of view, but	25 We do that in the sense that we maintain
25 7% Not from a lawyer a point of them, and	
159	161
159 1 from	161 1 reserves, we maintain we do some of the
!! _	1 reserves, we maintain we do some of the 2 stuff we're talking about. We don't do
1 from	reserves, we maintain we do some of the stuff we're talking about. We don't do postage financing.
1 from 2 Q. From your point of view? 3 A from a layman's point of view, yeah. 4 Q. All right. Does your company perform the	1 reserves, we maintain we do some of the 2 stuff we're talking about. We don't do 3 postage financing. 4 Q. Do you believe that maintaining reserves for
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306 1 COMMONWEALTH OF MASSACHUSETTS 2 MIDDLESEX, SS. 3 4 I, Denise M. Rae, a Certified 5 Shorthand Reporter and Notary Public duly 6 commissioned and qualified within and for 7 the Commonwealth of Massachusetts, do hereby certify: 8 9 That THOMAS J. LITLE, IV, the 10 witness whose deposition is hereinbefore set 11 forth, was duly sworn by me, and that such 12 deposition is a true record of the testimony 13 given by the witness to the best of my 14 skill, knowledge, and ability. 15 IN WITNESS WHEREOF, I have hereunto 16 set my hand and my affixed notarial seal 17 this 8th day of September, 2006. 18 Demie m. Rac 19 20 Denise M. Rae 21 Notary Public 22 23 My commission expires: 24 January 16, 2009 25